FIGURE 4 REGULATIONS FOR HAZARDOUS WASTE NOT COVERED IN DIAGRAM 3 All persons who handle hazardous waste subject to control under Subtitle C not covered in figure 3 Notify EPA according to Section 3010 of RCRA & Obtain EPA ID Number Generators Owners or Operators of T/S/D\* Facilities Transporters On-Site Generators All other Owners Storing Wastes < 90 days for or Operators ٦ subsequent 0/0\*\* who 0/0 who don't shipment offqualify for qualify for interim status site interim status -Stop operations, if any -Send waste inventory, §262.34 of Part 262 Part 265 Part 262 Part 263 if any, to a facility whose owner or operator has interim status, or a permit, following the Part 262 rules Part 262 rules -Apply for permit under Part 270 & resume or commence operations only after permit is issued by EPA under Parts 270, 124 and 264, or by a State with an EPA-approved basardous approved hazardous waste permit program.

29

T/S/D stands for Treatment, Storage, or Disposal \*\* O/O stands for Owners or Operators

[45 FR 33073, May 19, 1980, as amended at 48 FR 14293, Apr. 1, 1983]

## PART 261—IDENTIFICATION AND LISTING OF HAZARDOUS WASTE

### Subpart A—General

Sec.

- 261.1 Purpose and scope.
- 261.2 Definition of solid waste.
- 261.3 Definition of hazardous waste.
- 261.4 Exclusions.

261.5 Special requirements for hazardous waste generated by conditionally exempt small quantity generators.

Pt. 261

- 261.6 Requirements for recyclable materials.
- 261.7 Residues of hazardous waste in empty containers.
- 261.8 PCB wastes regulated under Toxic Substance Control Act.

261.9 Requirements for Universal Waste.

#### Subpart B—Criteria for Identifying the Characteristics of Hazardous Waste and for Listing Hazardous Waste

261.10 Criteria for identifying the characteristics of hazardous waste.

261.11 Criteria for listing hazardous waste.

#### Subpart C—Characteristics of Hazardous Waste

261.20 General.

§261.1

261.21 Characteristic of ignitability.

261.22 Characteristic of corrosivity.

261.23 Characteristic of reactivity.261.24 Toxicity characteristic.

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## Subpart D—Lists of Hazardous Wastes

261.30 General.

- 261.31 Hazardous wastes from non-specific sources.
- 261.32 Hazardous wastes from specific sources.
- 261.33 Discarded commercial chemical products, off-specification species, container residues, and spill residues thereof.
- 261.35 Deletion of certain hazardous waste codes following equipment cleaning and replacement.
- 261.38 Comparable/Syngas Fuel Exclusion.
- APPENDIX I TO PART 261—REPRESENTATIVE SAMPLING METHODS
- APPENDIX II TO PART 261—METHOD 1311 TOX-ICITY CHARACTERISTIC LEACHING PROCE-DURE (TCLP)
- APPENDIX III TO PART 261—CHEMICAL ANAL-YSIS TEST METHODS
- APPENDIX IV TO PART 261—[RESERVED FOR RADIOACTIVE WASTE TEST METHODS]
- APPENDIX V TO PART 261—[RESERVED FOR IN-FECTIOUS WASTE TREATMENT SPECIFICA-TIONS]
- APPENDIX VI TO PART 261-[RESERVED FOR ETIOLOGIC AGENTS]

APPENDIX VII TO PART 261—BASIS FOR LIST-ING HAZARDOUS WASTE

- APPENDIX VIII TO PART 261—HAZARDOUS CON-STITUENTS
- APPENDIX IX TO PART 261—WASTES EXCLUDED UNDER §§ 260.20 AND 260.22

AUTHORITY: 42 U.S.C. 6905, 6912(a), 6921, 6922, 6924(y) and 6938.

SOURCE: 45 FR 33119, May 19, 1980, unless otherwise noted.

## Subpart A—General

#### §261.1 Purpose and scope.

(a) This part identifies those solid wastes which are subject to regulation as hazardous wastes under parts 262 through 265, 268, and parts 270, 271, and

40 CFR Ch. I (7–1–03 Edition)

124 of this chapter and which are subject to the notification requirements of section 3010 of RCRA. In this part:

(1) Subpart A defines the terms "solid waste" and "hazardous waste", identifies those wastes which are excluded from regulation under parts 262 through 266, 268 and 270 and establishes special management requirements for hazardous waste produced by conditionally exempt small quantity generators and hazardous waste which is recycled.

(2) Subpart B sets forth the criteria used by EPA to identify characteristics of hazardous waste and to list particular hazardous wastes.

(3) Subpart C identifies characteristics of hazardous waste.

(4) Subpart D lists particular hazardous wastes.

(b) (1) The definition of solid waste contained in this part applies only to wastes that also are hazardous for purposes of the regulations implementing subtitle C of RCRA. For example, it does not apply to materials (such as non-hazardous scrap, paper, textiles, or rubber) that are not otherwise hazardous wastes and that are recycled.

(2) This part identifies only some of the materials which are solid wastes and hazardous wastes under sections 3007, 3013, and 7003 of RCRA. A material which is not defined as a solid waste in this part, or is not a hazardous waste identified or listed in this part, is still a solid waste and a hazardous waste for purposes of these sections if:

(i) In the case of sections 3007 and 3013, EPA has reason to believe that the material may be a solid waste within the meaning of section 1004(27) of RCRA and a hazardous waste within the meaning of section 1004(5) of RCRA; or

(ii) In the case of section 7003, the statutory elements are established.

(c) For the purposes of \$ 261.2 and 261.6:

(1) A "spent material" is any material that has been used and as a result of contamination can no longer serve the purpose for which it was produced without processing;

(2) 'Sludge' has the same meaning used in §260.10 of this chapter;

(3) A "by-product" is a material that is not one of the primary products of a

production process and is not solely or separately produced by the production process. Examples are process residues such as slags or distillation column bottoms. The term does not include a co-product that is produced for the general public's use and is ordinarily used in the form it is produced by the process.

(4) A material is "reclaimed" if it is processed to recover a usable product, or if it is regenerated. Examples are recovery of lead values from spent batteries and regeneration of spent solvents.

(5) A material is "used or reused" if it is either:

(i) Employed as an ingredient (including use as an intermediate) in an industrial process to make a product (for example, distillation bottoms from one process used as feedstock in another process). However, a material will not satisfy this condition if distinct components of the material are recovered as separate end products (as when metals are recovered from metalcontaining secondary materials); or

(ii) Employed in a particular function or application as an effective substitute for a commercial product (for example, spent pickle liquor used as phosphorous precipitant and sludge conditioner in wastewater treatment).

(6) "Scrap metal" is bits and pieces of metal parts (*e.g.*,) bars, turnings, rods, sheets, wire) or metal pieces that may be combined together with bolts or soldering (*e.g.*, radiators, scrap automobiles, railroad box cars), which when worn or superfluous can be recycled.

(7) A material is "recycled" if it is used, reused, or reclaimed.

(8) A material is "accumulated speculatively" if it is accumulated before being recycled. A material is not accumulated speculatively, however, if the person accumulating it can show that the material is potentially recyclable and has a feasible means of being recycled; and that-during the calendar year (commencing on January 1)-the amount of material that is recycled, or transferred to a different site for recycling, equals at least 75 percent by weight or volume of the amount of that material accumulated at the beginning of the period. In calculating the percentage of turnover, the 75 percent re-

quirement is to be applied to each material of the same type (e.g., slags from a single smelting process) that is recycled in the same way (i.e., from which the same material is recovered or that is used in the same way). Materials accumulating in units that would be exempt from regulation under \$261.4(c)are not to be included in making the calculation. (Materials that are already defined as solid wastes also are not to be included in making the calculation.) Materials are no longer in this category once they are removed from accumulation for recycling, however.

(9) "Excluded scrap metal" is processed scrap metal, unprocessed home scrap metal, and unprocessed prompt scrap metal.

(10) "Processed scrap metal" is scrap metal which has been manually or physically altered to either separate it into distinct materials to enhance economic value or to improve the handling of materials. Processed scrap metal includes, but is not limited to scrap metal which has been baled, shredded, sheared, chopped, crushed, flattened, cut, melted, or separated by metal type (i.e., sorted), and, fines, drosses and related materials which have been agglomerated. (Note: shredded circuit boards being sent for recycling are not considered processed scrap metal. They are covered under the exclusion from the definition of solid waste for shredded circuit boards being recycled (§261.4(a)(13)).

(11) "Home scrap metal" is scrap metal as generated by steel mills, foundries, and refineries such as turnings, cuttings, punchings, and borings.

(12) "Prompt scrap metal" is scrap metal as generated by the metal working/fabrication industries and includes such scrap metal as turnings, cuttings, punchings, and borings. Prompt scrap is also known as industrial or new scrap metal.

[45 FR 33119, May 19, 1980, as amended at 48 FR 14293, Apr. 1, 1983; 50 FR 663, Jan. 4, 1985; 51 FR 10174, Mar. 24, 1986; 51 FR 40636, Nov. 7, 1986; 62 FR 26018, May 12, 1997]

#### §261.2 Definition of solid waste.

(a) (1) A *solid waste* is any discarded material that is not excluded by

261.4(a) or that is not excluded by variance granted under \$260.30 and 260.31.

(2) A *discarded material* is any material which is:

(i) *Abandoned*, as explained in paragraph (b) of this section; or

(ii) *Recycled,* as explained in paragraph (c) of this section; or

(iii) Considered *inherently waste-like*, as explained in paragraph (d) of this section; or

(iv) *A military munition* identified as a solid waste in 40 CFR 266.202.

(b) Materials are solid waste if they are *abandoned* by being:

(1) Disposed of; or

(2) Burned or incinerated; or

(3) Accumulated, stored, or treated (but not recycled) before or in lieu of being abandoned by being disposed of, burned, or incinerated.

(c) Materials are solid wastes if they are *recycled*—or accumulated, stored, or treated before recycling—as specified in paragraphs (c)(1) through (4) of this section.

(1) Used in a manner constituting disposal. (i) Materials noted with a "\*" in Column 1 of Table I are solid wastes when they are:

(A) Applied to or placed on the land in a manner that constitutes disposal; or 40 CFR Ch. I (7–1–03 Edition)

(B) Used to produce products that are applied to or placed on the land or are otherwise contained in products that are applied to or placed on the land (in which cases the product itself remains a solid waste).

(ii) However, commercial chemical products listed in §261.33 are not solid wastes if they are applied to the land and that is their ordinary manner of use.

(2) Burning for energy recovery. (i) Materials noted with a "\*" in column 2 of Table 1 are solid wastes when they are:

(A) Burned to recover energy;

(B) Used to produce a fuel or are otherwise contained in fuels (in which cases the fuel itself remains a solid waste).

(ii) However, commercial chemical products listed in §261.33 are not solid wastes if they are themselves fuels.

(3) Reclaimed. Materials noted with a "\*" in column 3 of Table 1 are solid wastes when reclaimed (except as provided under 261.4(a)(17)). Materials noted with a "—"in column 3 of Table 1 are not solid wastes when reclaimed.

(4) Accumulated speculatively. Materials noted with a "\*" in column 4 of Table 1 are solid wastes when accumulated speculatively.

TABLE 1

	Use consti- tuting dis- posal (§261.2(c)(1))	Energy recovery/ fuel (§ 261.2(c)(2))	Reclamation (§ 261.2(c)(3)) (except as provided in 261.4(a)(17) for mineral processing secondary materials)	Speculative accumulation (§261.2(c)(4))
	1	2	3	4
Spent Materials         Sludges (listed in 40 CFR Part 261.31 or 261.32         Sludges exhibiting a characteristic of hazardous waste         By-products (listed in 40 CFR 261.31 or 261.32)         By-products exhibiting a characteristic of hazardous waste         Commercial chemical products listed in 40 CFR 261.33         Scrap metal other than excluded scrap metal (see 261.1(c)(9))	(*) (*) (*) (*) (*) (*)	(*) (*) (*) (*) (*) (*)	(*) (*) (*) — (*)	(*) (*) (*) (*) (*) (*)

Note: The terms "spent materials," "sludges," "by-products," and "scrap metal" and "processed scrap metal" are defined in §261.1.

(d) *Inherently waste-like materials.* The following materials are solid wastes when they are recycled in any manner:

(1) Hazardous Waste Nos. F020, F021 (unless used as an ingredient to make a product at the site of generation), F022, F023, F026, and F028.

(2) Secondary materials fed to a halogen acid furnace that exhibit a characteristic of a hazardous waste or are

listed as a hazardous waste as defined in subparts C or D of this part, except for brominated material that meets the following criteria:

(i) The material must contain a bromine concentration of at least 45%; and

(ii) The material must contain less than a total of 1% of toxic organic compounds listed in appendix VIII; and

(iii) The material is processed continually on-site in the halogen acid furnace via direct conveyance (hard piping).

(3) The Administrator will use the following criteria to add wastes to that list:

(i) (A) The materials are ordinarily disposed of, burned, or incinerated; or

(B) The materials contain toxic constituents listed in appendix VIII of part 261 and these constituents are not ordinarily found in raw materials or products for which the materials substitute (or are found in raw materials or products in smaller concentrations) and are not used or reused during the recycling process; and

(ii) The material may pose a substantial hazard to human health and the environment when recycled.

(e) *Materials that are not solid waste when recycled.* (1) Materials are not solid wastes when they can be shown to be recycled by being:

(i) Used or reused as ingredients in an industrial process to make a product, provided the materials are not being reclaimed; or

(ii) Used or reused as effective substitutes for commercial products; or

(iii) Returned to the original process from which they are generated, without first being reclaimed or land disposed. The material must be returned as a substitute for feedstock materials. In cases where the original process to which the material is returned is a secondary process, the materials must be managed such that there is no placement on the land. In cases where the materials are generated and reclaimed within the primary mineral processing industry, the conditions of the exclusion found at §261.4(a)(17) apply rather than this paragraph.

(2) The following materials are solid wastes, even if the recycling involves use, reuse, or return to the original process (described in paragraphs (e)(1) (i) through (iii) of this section):

(i) Materials used in a manner constituting disposal, or used to produce products that are applied to the land; or

(ii) Materials burned for energy recovery, used to produce a fuel, or contained in fuels; or

(iii) Materials accumulated speculatively; or

(iv) Materials listed in paragraphs (d)(1) and (d)(2) of this section.

(f) Documentation of claims that materials are not solid wastes or are conditionally exempt from regulation. Respondents in actions to enforce regulations implementing subtitle C of RCRA who raise a claim that a certain material is not a solid waste, or is conditionally exempt from regulation, must demonstrate that there is a known market or disposition for the material, and that they meet the terms of the exclusion or exemption. In doing so, they must provide appropriate documentation (such as contracts showing that a second person uses the material as an ingredient in a production process) to demonstrate that the material is not a waste, or is exempt from regulation. In addition, owners or operators of facilities claiming that they actually are recycling materials must show that they have the necessary equipment to do so.

[50 FR 664, Jan. 4, 1985, as amended at 50 FR 33542, Aug. 20, 1985; 56 FR 7206, Feb. 21, 1991; 56 FR 32688, July 17, 1991; 56 FR 42512, Aug. 27, 1991; 57 FR 38564, Aug. 25, 1992; 59 FR 48042, Sept. 19, 1994; 62 FR 6651, Feb. 12, 1997; 62 FR 26019, May 12, 1997; 63 FR 28636, May 26, 1998; 64 FR 24513, May 11, 1999; 67 FR 11253, Mar. 13, 2002]

#### §261.3 Definition of hazardous waste.

(a) A solid waste, as defined in §261.2, is a hazardous waste if:

(1) It is not excluded from regulation as a hazardous waste under 261.4(b); and

(2) It meets any of the following criteria:

(i) It exhibits any of the characteristics of hazardous waste identified in subpart C of this part. However, any mixture of a waste from the extraction, beneficiation, and processing of ores and minerals excluded under §261.4(b)(7) and any other solid waste

exhibiting a characteristic of hazardous waste under subpart C is a hazardous waste only if it exhibits a characteristic that would not have been exhibited by the excluded waste alone if such mixture had not occurred, or if it continues to exhibit any of the characteristics exhibited by the non-excluded wastes prior to mixture. Further, for the purposes of applying the Toxicity Characteristic to such mixtures, the mixture is also a hazardous waste if it exceeds the maximum concentration for any contaminant listed in table I to  $\$261.2 \tilde{4}$  that would not have been exceeded by the excluded waste alone if the mixture had not occurred or if it continues to exceed the maximum concentration for any contaminant exceeded by the nonexempt waste prior to mixture.

(ii) It is listed in subpart D of this part and has not been excluded from the lists in subpart D of this part under §§ 260.20 and 260.22 of this chapter.

(iii) [Reserved]

(iv) It is a mixture of solid waste and one or more hazardous wastes listed in subpart D of this part and has not been excluded from paragraph (a)(2) of this section under §§ 260.20 and 260.22, paragraph (g) of this section, or paragraph (h) of this section; however, the following mixtures of solid wastes and hazardous wastes listed in subpart D of this part are not hazardous wastes (except by application of paragraph (a)(2)(i) or (ii) of this section) if the generator can demonstrate that the mixture consists of wastewater the discharge of which is subject to regulation under either section 402 or section 307(b) of the Clean Water Act (including wastewater at facilities which have eliminated the discharge of wastewater) and;

(A) One or more of the following solvents listed in §261.31-carbon tetrachloride. tetrachloroethylene, trichloroethylene—Provided, That the maximum total weekly usage of these solvents (other than the amounts that can be demonstrated not to be discharged to wastewater) divided by the average weekly flow of wastewater into the headworks of the facility's wastewater treatment or pretreatment system does not exceed 1 part per million; or

## 40 CFR Ch. I (7-1-03 Edition)

(B) One or more of the following spent solvents listed in §261.31-methylene chloride, 1,1,1-trichloroethane, chlorobenzene, o-dichlorobenzene, cresols, cresylic acid, nitrobenzene, toluene, methyl ethyl ketone, carbon disulfide, isobutanol, pyridine, spent chlorofluorocarbon solvents-provided that the maximum total weekly usage of these solvents (other than the amounts that can be demonstrated not to be discharged to wastewater) divided by the average weekly flow of wastewater into the headworks of the facility's wastewater treatment or pretreatment system does not exceed 25 parts per million; or

(C) One of the following wastes listed in §261.32, provided that the wastes are discharged to the refinery oil recovery sewer before primary oil/water/solids separation-heat exchanger bundle cleaning sludge from the petroleum refining industry (EPA Hazardous Waste No. K050), crude oil storage tank sediment from petroleum refining operations (EPA Hazardous Waste No. K169), clarified slurry oil tank sediment and/or in-line filter/separation solids from petroleum refining operations (EPA Hazardous Waste No. K170), spent hydrotreating cata-lyst(EPA Hazardous Waste No. K171), and spent hydrorefining catalyst (EPA Hazardous Waste No. K172); or

(D) A discarded commercial chemical product, or chemical intermediate listed in §261.33, arising from de minimis losses of these materials from manufacturing operations in which these materials are used as raw materials or are produced in the manufacturing process. For purposes of this paragraph (a)(2)(iv)(D), ''de minimis'' losses include those from normal material handling operations (e.g., spills from the unloading or transfer of materials from bins or other containers, leaks from pipes, valves or other devices used to transfer materials); minor leaks of process equipment, storage tanks or containers; leaks from well maintained pump packings and seals; sample purgings; relief device discharges; discharges from safety showers and rinsing and cleaning of personal safety equipment; and rinsate from empty containers or from containers that are rendered empty by that rinsing; or

(E) Wastewater resulting from laboratory operations containing toxic (T) wastes listed in subpart D of this part, Provided, That the annualized average flow of laboratory wastewater does not exceed one percent of total wastewater flow into the headworks of the facility's wastewater treatment or pretreatment system or provided the wastes, combined annualized average concentration does not exceed one part per million in the headworks of the facility's wastewater treatment or pretreatment facility. Toxic (T) wastes used in laboratories that are demonstrated not to be discharged to wastewater are not to be included in this calculation; or

(F) One or more of the following wastes listed in §261.32-wastewaters from the production of carbamates and carbamoyl oximes (EPA Hazardous Waste No. K157)—Provided that the maximum weekly usage of formaldehyde, methyl chloride, methylene chloride, and triethylamine (including all amounts that can not be demonstrated to be reacted in the process, destroyed through treatment, or is recovered, i.e., what is discharged or volatilized) divided by the average weekly flow of process wastewater prior to any dilutions into the headworks of the facilitv's wastewater treatment system does not exceed a total of 5 parts per million by weight; or

(G) Wastewaters derived from the treatment of one or more of the following wastes listed in §261.32-organic waste (including heavy ends, still bottoms, light ends, spent solvents, filtrates, and decantates) from the production of carbamates and carbamoyl oximes (EPA Hazardous Waste No. K156).—Provided, that the maximum concentration of formaldehyde, methyl chloride, methylene chloride, and triethylamine prior to any dilutions into the headworks of the facility's wastewater treatment system does not exceed a total of 5 milligrams per liter.

(v) Rebuttable presumption for used oil. Used oil containing more than 1000 ppm total halogens is presumed to be a hazardous waste because it has been mixed with halogenated hazardous waste listed in subpart D of part 261 of this chapter. Persons may rebut this presumption by demonstrating that the used oil does not contain hazardous waste (for example, by using an analytical method from SW-846, Third Edition, to show that the used oil does not contain significant concentrations of halogenated hazardous constituents listed in appendix VIII of part 261 of this chapter). EPA Publication SW-846, Third Edition, is available for the cost of \$110.00 from the Government Printing Office, Superintendent of Documents, PO Box 371954, Pittsburgh, PA 15250-7954. 202-512-1800 (document number 955-001-00000-1).

(A) The rebuttable presumption does not apply to metalworking oils/fluids containing chlorinated paraffins, if they are processed, through a tolling agreement, to reclaim metalworking oils/fluids. The presumption does apply to metalworking oils/fluids if such oils/ fluids are recycled in any other manner, or disposed.

(B) The rebuttable presumption does not apply to used oils contaminated with chlorofluorocarbons (CFCs) removed from refrigeration units where the CFCs are destined for reclamation. The rebuttable presumption does apply to used oils contaminated with CFCs that have been mixed with used oil from sources other than refrigeration units.

(b) A solid waste which is not excluded from regulation under paragraph (a)(1) of this section becomes a hazardous waste when any of the following events occur:

(1) In the case of a waste listed in subpart D of this part, when the waste first meets the listing description set forth in subpart D of this part.

(2) In the case of a mixture of solid waste and one or more listed hazardous wastes, when a hazardous waste listed in subpart D is first added to the solid waste.

(3) In the case of any other waste (including a waste mixture), when the waste exhibits any of the characteristics identified in subpart C of this part.

(c) Unless and until it meets the criteria of paragraph (d) of this section:

(1) A hazardous waste will remain a hazardous waste.

(2)(i) Except as otherwise provided in paragraph (c)(2)(ii), (g) or (h) of this section, any solid waste generated from the treatment, storage, or disposal of a hazardous waste, including any sludge, spill residue, ash emission control dust, or leachate (but not including precipitation run-off) is a hazardous waste. (However, materials that are reclaimed from solid wastes and that are used beneficially are not solid wastes and hence are not hazardous wastes under this provision unless the reclaimed material is burned for energy recovery or used in a manner constituting disposal.)

(ii) The following solid wastes are not hazardous even though they are generated from the treatment, storage, or disposal of a hazardous waste, unless they exhibit one or more of the characteristics of hazardous waste:

(A) Waste pickle liquor sludge generated by lime stabilization of spent pickle liquor from the iron and steel industry (SIC Codes 331 and 332)

(B) Waste from burning any of the materials exempted from regulation by §261.6(a)(3)(iii) and (iv).

(C)(1) Nonwastewater residues, such as slag, resulting from high temperature metals recovery (HTMR) processing of K061, K062 or F006 waste, in units identified as rotary kilns, flame reactors, electric furnaces, plasma arc furnaces, slag reactors, rotary hearth furnace/electric furnace combinations or industrial furnaces (as defined in paragraphs (6), (7), and (13) of the definition for "Industrial furnace" in 40 CFR 260.10), that are disposed in subtitle D units, provided that these residues meet the generic exclusion levels identified in the tables in this paragraph for all constituents, and exhibit no characteristics of hazardous waste. Testing requirements must be incorporated in a facility's waste analysis plan or a generator's self-implementing waste analysis plan; at a minimum, composite samples of residues must be collected and analyzed quarterly and/or when the process or operation generating the waste changes. Persons claiming this exclusion in an enforcement action will have the burden of proving by clear and convincing evidence that the material meets all of the exclusion requirements.

## 40 CFR Ch. I (7-1-03 Edition)

Constituent	Maximum for any single composite sample—TCLP (mg/l)	
Generic exclusion levels for K061 and K062 nonwastewater HTMR residues		
Antimony	0.10	

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Arsenic	0.50
Barium	7.6
Beryllium	0.010
Cadmium	0.050
Chromium (total)	0.33
Lead	0.15
Mercury	0.009
Nickel	1.0
Selenium	0.16
Silver	0.30
Thallium	0.020
Zinc	70

Generic exclusion levels for F006 nonwastewater HTMR residues

Antimony	0.10
Arsenic	0.50
Barium	7.6
Beryllium	0.010
Cadmium	0.050
Chromium (total)	0.33
Cyanide (total) (mg/kg)	1.8
Lead	0.15
Mercury	0.009
Nickel	1.0
Selenium	0.16
Silver	0.30
Thallium	0.020
Zinc	70

(2) A one-time notification and certification must be placed in the facility's files and sent to the EPA region or authorized state for K061, K062 or F006 HTMR residues that meet the generic exclusion levels for all constituents and do not exhibit any characteristics that are sent to subtitle D units. The notification and certification that is placed in the generators or treaters files must be updated if the process or operation generating the waste changes and/or if the subtitle D unit receiving the waste changes. However, the generator or treater need only notify the EPA region or an authorized state on an annual basis if such changes occur. Such notification and certification should be sent to the EPA region or authorized state by the end of the calendar year, but no later than December 31. The notification must include the following information: The name and address of the subtitle D unit receiving the waste shipments; the EPA Hazardous Waste Number(s) and

treatability group(s) at the initial point of generation; and, the treatment standards applicable to the waste at the initial point of generation. The certification must be signed by an authorized representative and must state as follows: ''I certify under penalty of law that the generic exclusion levels for all constituents have been met without impermissible dilution and that no characteristic of hazardous waste is exhibited. I am aware that there are significant penalties for submitting a false certification, including the possibility of fine and imprisonment.''

(D) Biological treatment sludge from the treatment of one of the following wastes listed in §261.32—organic waste (including heavy ends, still bottoms, light ends, spent solvents, filtrates, and decantates) from the production of carbamates and carbamoyl oximes (EPA Hazardous Waste No. K156), and wastewaters from the production of carbamates and carbamoyl oximes (EPA Hazardous Waste No. K157).

(E) Catalyst inert support media separated from one of the following wastes listed in §261.32—Spent hydrotreating catalyst (EPA Hazardous Waste No. K171), and Spent hydrorefining catalyst (EPA Hazardous Waste No. K172).

(d) Any solid waste described in paragraph (c) of this section is not a hazardous waste if it meets the following criteria:

(1) In the case of any solid waste, it does not exhibit any of the characteristics of hazardous waste identified in subpart C of this part. (However, wastes that exhibit a characteristic at the point of generation may still be subject to the requirements of part 268, even if they no longer exhibit a characteristic at the point of land disposal.)

(2) In the case of a waste which is a listed waste under subpart D of this part, contains a waste listed under subpart D of this part or is derived from a waste listed in subpart D of this part, it also has been excluded from paragraph (c) of this section under §§ 260.20 and 260.22 of this chapter.

(e) [Reserved]

(f) Notwithstanding paragraphs (a) through (d) of this section and provided the debris as defined in part 268 of this chapter does not exhibit a characteristic identified at subpart C of

this part, the following materials are not subject to regulation under 40 CFR parts 260, 261 to 266, 268, or 270:

(1) Hazardous debris as defined in part 268 of this chapter that has been treated using one of the required extraction or destruction technologies specified in Table 1 of §268.45 of this chapter; persons claiming this exclusion in an enforcement action will have the burden of proving by clear and convincing evidence that the material meets all of the exclusion requirements; or

(2) Debris as defined in part 268 of this chapter that the Regional Administrator, considering the extent of contamination, has determined is no longer contaminated with hazardous waste.

(g) (1) A hazardous waste that is listed in subpart D of this part solely because it exhibits one or more characteristics of ignitability as defined under §261.21, corrosivity as defined under §261.22, or reactivity as defined under §261.23 is not a hazardous waste, if the waste no longer exhibits any characteristic of hazardous waste identified in subpart C of this part.

(2) The exclusion described in paragraph (g)(1) of this section also pertains to:

(i) Any mixture of a solid waste and a hazardous waste listed in subpart D of this part solely because it exhibits the characteristics of ignitability, corrosivity, or reactivity as regulated under paragraph (a)(2)(iv) of this section; and

(ii) Any solid waste generated from treating, storing, or disposing of a hazardous waste listed in subpart D of this part solely because it exhibits the characteristics of ignitability, corrosivity, or reactivity as regulated under paragraph (c)(2)(i) of this section.

(3) Wastes excluded under this section are subject to part 268 of this chapter (as applicable), even if they no longer exhibit a characteristic at the point of land disposal.

(4) any mixture of a solid waste excluded from regulation under §261.4(b)(7) and a hazardous waste listed in subpart D of this part solely because it exhibits one or more of the characteristics of ignitability, corrosivity, or reactivity as regulated under paragraph (a)(2)(iv) of this section is not a hazardous waste, if the mixture no longer exhibits any characteristic of hazardous waste identified in subpart C of this part for which the hazardous waste listed in subpart D of this part was listed.

(h)(1) Hazardous waste containing radioactive waste is no longer a hazardous waste when it meets the eligibility criteria and conditions of 40 CFR part 266, Subpart N (''eligible radioactive mixed waste'').

(2) The exemption described in paragraph (h)(1) of this section also pertains to:

(i) Any mixture of a solid waste and an eligible radioactive mixed waste; and

(ii) Any solid waste generated from treating, storing, or disposing of an eligible radioactive mixed waste.

(3) Waste exempted under this section must meet the eligibility criteria and specified conditions in 40 CFR 266.225 and 40 CFR 266.230 (for storage and treatment) and in 40 CFR 266.310 and 40 CFR 266.315 (for transportation and disposal). Waste that fails to satisfy these eligibility criteria and conditions is regulated as hazardous waste.

[57 FR 7632, Mar. 3, 1992; 57 FR 23063, June 1, 1992, as amended at 57 FR 37263, Aug. 18, 1992; 57 FR 41611, Sept. 10, 1992; 57 FR 49279, Oct. 30, 1992; 59 FR 38545, July 28, 1994; 60 FR 7848, Feb. 9, 1995; 63 FR 28637, May 26, 1998; 63 FR 42184, Aug. 6, 1998; 66 FR 27297, May 16, 2001; 66 FR 50333, Oct. 3, 2001]

#### §261.4 Exclusions.

(a) *Materials which are not solid wastes.* The following materials are not solid wastes for the purpose of this part:

(1)(i) Domestic sewage; and

(ii) Any mixture of domestic sewage and other wastes that passes through a sewer system to a publicly-owned treatment works for treatment. "Domestic sewage" means untreated sanitary wastes that pass through a sewer system.

(2) Industrial wastewater discharges that are point source discharges subject to regulation under section 402 of the Clean Water Act, as amended.

[*Comment:* This exclusion applies only to the actual point source discharge. It does not ex-

40 CFR Ch. I (7–1–03 Edition)

clude industrial wastewaters while they are being collected, stored or treated before discharge, nor does it exclude sludges that are generated by industrial wastewater treatment.]

(3) Irrigation return flows.

(4) Source, special nuclear or byproduct material as defined by the Atomic Energy Act of 1954, as amended, 42 U.S.C. 2011 *et seq.* 

(5) Materials subjected to in-situ mining techniques which are not removed from the ground as part of the extraction process.

(6) Pulping liquors (*i.e.*, black liquor) that are reclaimed in a pulping liquor recovery furnace and then reused in the pulping process, unless it is accumulated speculatively as defined in §261.1(c) of this chapter.

(7) Spent sulfuric acid used to produce virgin sulfuric acid, unless it is accumulated speculatively as defined in §261.1(c) of this chapter.

(8) Secondary materials that are reclaimed and returned to the original process or processes in which they were generated where they are reused in the production process provided:

(i) Only tank storage is involved, and the entire process through completion of reclamation is closed by being entirely connected with pipes or other comparable enclosed means of conveyance;

(ii) Reclamation does not involve controlled flame combustion (such as occurs in boilers, industrial furnaces, or incinerators);

(iii) The secondary materials are never accumulated in such tanks for over twelve months without being reclaimed; and

(iv) The reclaimed material is not used to produce a fuel, or used to produce products that are used in a manner constituting disposal.

(9)(i) Spent wood preserving solutions that have been reclaimed and are reused for their original intended purpose; and

(ii) Wastewaters from the wood preserving process that have been reclaimed and are reused to treat wood.

(iii) Prior to reuse, the wood preserving wastewaters and spent wood

preserving solutions described in paragraphs (a)(9)(i) and (a)(9)(ii) of this section, so long as they meet all of the following conditions:

(A) The wood preserving wastewaters and spent wood preserving solutions are reused on-site at water borne plants in the production process for their original intended purpose;

(B) Prior to reuse, the wastewaters and spent wood preserving solutions are managed to prevent release to either land or groundwater or both;

(C) Any unit used to manage wastewaters and/or spent wood preserving solutions prior to reuse can be visually or otherwise determined to prevent such releases;

(D) Any drip pad used to manage the wastewaters and/or spent wood preserving solutions prior to reuse complies with the standards in part 265, subpart W of this chapter, regardless of whether the plant generates a total of less than 100 kg/month of hazardous waste; and

(E) Prior to operating pursuant to this exclusion, the plant owner or operator submits to the appropriate Regional Administrator or State Director a one-time notification stating that the plant intends to claim the exclusion, giving the date on which the plant intends to begin operating under the exclusion, and containing the following language: "I have read the applicable regulation establishing an exclusion for wood preserving wastewaters and spent wood preserving solutions and understand it requires me to comply at all times with the conditions set out in the regulation." The plant must maintain a copy of that document in its on-site records for a period of no less than 3 years from the date specified in the notice. The exclusion applies only so long as the plant meets all of the conditions. If the plant goes out of compliance with any condition, it may apply to the appropriate Regional Administrator or State Director for reinstatement. The Regional Administrator or State Director may reinstate the exclusion upon finding that the plant has returned to compliance with all conditions and that violations are not likely to recur.

(10) EPA Hazardous Waste Nos. K060, K087, K141, K142, K143, K144, K145, K147,

and K148, and any wastes from the coke by-products processes that are hazardous only because they exhibit the Toxicity Characteristic (TC) specified in section 261.24 of this part when, subsequent to generation, these materials are recycled to coke ovens, to the tar recovery process as a feedstock to produce coal tar, or mixed with coal tar prior to the tar's sale or refining. This exclusion is conditioned on there being no land disposal of the wastes from the point they are generated to the point they are recycled to coke ovens or tar recovery or refining processes, or mixed with coal tar.

(11) Nonwastewater splash condenser dross residue from the treatment of K061 in high temperature metals recovery units, provided it is shipped in drums (if shipped) and not land disposed before recovery.

(12) (i) Oil-bearing hazardous secondary materials (i.e., sludges, byproducts, or spent materials) that are generated at a petroleum refinery (SIC code 2911) and are inserted into the petroleum refining process (SIC code 2911-including, but not limited to, distillation, catalytic cracking, fractionation, or thermal cracking units (i.e., cokers)) unless the material is placed on the land, or speculatively accumulated before being so recycled. Materials inserted into thermal cracking units are excluded under this paragraph, provided that the coke product also does not exhibit a characteristic of hazardous waste. Oil-bearing hazardous secondary materials may be inserted into the same petroleum refinery where they are generated, or sent directly to another petroleum refinery, and still be excluded under this provision. Except as provided in paragraph (a)(12)(ii) of this section, oil-bearing hazardous secondary materials generated elsewhere in the petroleum industry (i.e., from sources other than petroleum refineries) are not excluded under this section. Residuals generated from processing or recycling materials excluded under this paragraph (a)(12)(i), where such materials as generated would have otherwise met a listing under subpart D of this part, are designated as F037 listed wastes when disposed of or intended for disposal.

(ii) Recovered oil that is recycled in the same manner and with the same conditions as described in paragraph (a)(12)(i) of this section. Recovered oil is oil that has been reclaimed from secondary materials (including waste-water) generated from normal petroleum industry practices, including refining, exploration and production, bulk storage, and transportation incident thereto (SIC codes 1311, 1321, 1381, 1382, 1389, 2911, 4612, 4613, 4922, 4923, 4789, 5171, and 5172.) Recovered oil does not include oil-bearing hazardous wastes listed in subpart D of this part; however, oil recovered from such wastes may be considered recovered oil. Recovered oil does not include used oil as defined in 40 CFR 279.1.

(13) Excluded scrap metal (processed scrap metal, unprocessed home scrap metal, and unprocessed prompt scrap metal) being recycled.

(14) Shredded circuit boards being recycled provided that they are:

(i) Stored in containers sufficient to prevent a release to the environment prior to recovery; and

(ii) Free of mercury switches, mercury relays and nickel-cadmium batteries and lithium batteries.

(15) Condensates derived from the overhead gases from kraft mill steam strippers that are used to comply with 40 CFR 63.446(e). The exemption applies only to combustion at the mill generating the condensates.

(16) Comparable fuels or comparable syngas fuels (i.e., comparable/syngas fuels) that meet the requirements of §261.38.

(17) Spent materials (as defined in §261.1) (other than hazardous wastes listed in subpart D of this part) generated within the primary mineral processing industry from which minerals, acids, cyanide, water, or other values are recovered by mineral processing or by beneficiation, provided that:

(i) The spent material is legitimately recycled to recover minerals, acids, cyanide, water or other values;

(ii) The spent material is not accumulated speculatively;

(iii) Except as provided in paragraph (a)(17)(iv) of this section, the spent material is stored in tanks, containers, or buildings meeting the following min-

40 CFR Ch. I (7–1–03 Edition)

imum integrity standards: a building must be an engineered structure with a floor, walls, and a roof all of which are made of non-earthen materials providing structural support (except smelter buildings may have partially earthen floors provided the secondary material is stored on the non-earthen portion), and have a roof suitable for diverting rainwater away from the foundation; a tank must be free standing, not be a surface impoundment (as defined in 40 CFR 260.10), and be manufactured of a material suitable for containment of its contents; a container must be free standing and be manufactured of a material suitable for containment of its contents. If tanks or containers contain any particulate which may be subject to wind dispersal, the owner/operator must operate these units in a manner which controls fugitive dust. Tanks, containers, and buildings must be designed, constructed and operated to prevent significant releases to the environment of these materials.

(iv) The Regional Administrator or State Director may make a site-specific determination, after public review and comment, that only solid mineral processing spent material may be placed on pads rather than tanks containers, or buildings. Solid mineral processing spent materials do not contain any free liquid. The decisionmaker must affirm that pads are designed, constructed and operated to prevent significant releases of the secondary material into the environment. Pads must provide the same degree of containment afforded by the non-RCRA tanks, containers and buildings eligible for exclusion.

(A) The decision-maker must also consider if storage on pads poses the potential for significant releases via groundwater, surface water, and air exposure pathways. Factors to be considered for assessing the groundwater, surface water, air exposure pathways are: The volume and physical and chemical properties of the secondary material, including its potential for migration off the pad; the potential for human or environmental exposure to hazardous constituents migrating from the pad via each exposure pathway, and the possibility and extent of harm to

human and environmental receptors via each exposure pathway.

(B) Pads must meet the following minimum standards: Be designed of non-earthen material that is compatible with the chemical nature of the mineral processing spent material, capable of withstanding physical stresses associated with placement and removal, have run on/runoff controls, be operated in a manner which controls fugitive dust, and have integrity assurance through inspections and maintenance programs.

(C) Before making a determination under this paragraph, the Regional Administrator or State Director must provide notice and the opportunity for comment to all persons potentially interested in the determination. This can be accomplished by placing notice of this action in major local newspapers, or broadcasting notice over local radio stations.

(v) The owner or operator provides notice to the Regional Administrator or State Director providing the following information: The types of materials to be recycled; the type and location of the storage units and recycling processes; and the annual quantities expected to be placed in land-based units. This notification must be updated when there is a change in the type of materials recycled or the location of the recycling process.

(vi) For purposes of paragraph (a)(7) of this section, mineral processing spent materials must be the result of mineral processing and may not include any listed hazardous wastes. Listed hazardous wastes and characteristic hazardous wastes generated by non-mineral processing industries are not eligible for the conditional exclusion from the definition of solid waste.

(18) Petrochemical recovered oil from an associated organic chemical manufacturing facility, where the oil is to be inserted into the petroleum refining process (SIC code 2911) along with normal petroleum refinery process streams, provided:

(i) The oil is hazardous only because it exhibits the characteristic of ignitability (as defined in §261.21) and/or toxicity for benzene (§261.24, waste code D018); and

(ii) The oil generated by the organic chemical manufacturing facility is not placed on the land, or speculatively accumulated before being recycled into the petroleum refining process. An 'associated organic chemical manufacturing facility" is a facility where the primary SIC code is 2869, but where operations may also include SIC codes 2821, 2822, and 2865; and is physically co-located with a petroleum refinery; and where the petroleum refinery to which the oil being recycled is returned also provides hydrocarbon feedstocks to the organic chemical manufacturing facility. "Petrochemical recovered oil" is oil that has been reclaimed from secondary materials (i.e., sludges, byproducts, or spent materials, including wastewater) from normal organic chemical manufacturing operations, as well as oil recovered from organic chemical manufacturing processes.

(19) Spent caustic solutions from petroleum refining liquid treating processes used as a feedstock to produce cresylic or naphthenic acid unless the material is placed on the land, or accumulated speculatively as defined in §261.1(c).

(20) Hazardous secondary materials used to make zinc fertilizers, provided that the following conditions specified are satisfied:

(i) Hazardous secondary materials used to make zinc micronutrient fertilizers must not be accumulated speculatively, as defined in  $\S261.1$  (c)(8).

(ii) Generators and intermediate handlers of zinc-bearing hazardous secondary materials that are to be incorporated into zinc fertilizers must:

(A) Submit a one-time notice to the Regional Administrator or State Director in whose jurisdiction the exclusion is being claimed, which contains the name, address and EPA ID number of the generator or intermediate handler facility, provides a brief description of the secondary material that will be subject to the exclusion, and identifies when the manufacturer intends to begin managing excluded, zinc-bearing hazardous secondary materials under the conditions specified in this paragraph (a)(20).

(B) Store the excluded secondary material in tanks, containers, or buildings that are constructed and maintained in

a way that prevents releases of the secondary materials into the environ-ment. At a minimum, any building used for this purpose must be an engineered structure made of non-earthen materials that provide structural support, and must have a floor, walls and a roof that prevent wind dispersal and contact with rainwater. Tanks used for this purpose must be structurally sound and, if outdoors, must have roofs or covers that prevent contact with wind and rain. Containers used for this purpose must be kept closed except when it is necessary to add or remove material, and must be in sound condition. Containers that are stored outdoors must be managed within storage areas that:

(1) Have containment structures or systems sufficiently impervious to contain leaks, spills and accumulated precipitation; and

(2) Provide for effective drainage and removal of leaks, spills and accumulated precipitation; and

(*3*) Prevent run-on into the containment system.

(C) With each off-site shipment of excluded hazardous secondary materials, provide written notice to the receiving facility that the material is subject to the conditions of this paragraph (a)(20).

(D) Maintain at the generator's or intermediate handlers's facility for no less than three years records of all shipments of excluded hazardous secondary materials. For each shipment these records must at a minimum contain the following information:

(1) Name of the transporter and date of the shipment;

(2) Name and address of the facility that received the excluded material, and documentation confirming receipt of the shipment; and

(*3*) Type and quantity of excluded secondary material in each shipment.

(iii) Manufacturers of zinc fertilizers or zinc fertilizer ingredients made from excluded hazardous secondary materials must:

(A) Store excluded hazardous secondary materials in accordance with the storage requirements for generators and intermediate handlers, as specified in paragraph (a)(20)(ii)(B) of this section. 40 CFR Ch. I (7–1–03 Edition)

(B) Submit a one-time notification to the Regional Administrator or State Director that, at a minimum, specifies the name, address and EPA ID number of the manufacturing facility, and identifies when the manufacturer intends to begin managing excluded, zinc-bearing hazardous secondary materials under the conditions specified in this paragraph (a)(20).

(C) Maintain for a minimum of three years records of all shipments of excluded hazardous secondary materials received by the manufacturer, which must at a minimum identify for each shipment the name and address of the generating facility, name of transporter and date the materials were received, the quantity received, and a brief description of the industrial process that generated the material.

(D) Submit to the Regional Administrator or State Director an annual report that identifies the total quantities of all excluded hazardous secondary materials that were used to manufacture zinc fertilizers or zinc fertilizer ingredients in the previous year, the name and address of each generating facility, and the industrial process(s) from which they were generated.

(iv) Nothing in this section preempts, overrides or otherwise negates the provision in §262.11 of this chapter, which requires any person who generates a solid waste to determine if that waste is a hazardous waste.

(v) Interim status and permitted storage units that have been used to store only zinc-bearing hazardous wastes prior to the submission of the one-time notice described inparagraph (a) (20) (ii) (A) of this section, and that afterward will be used only to store hazardous secondary materials excluded under this paragraph, are not subject to the closure requirements of 40 CFR Parts 264 and 265.

(21) Zinc fertilizers made from hazardous wastes, or hazardous secondary materials that are excluded under paragraph (a)(20) of this section, provided that:

(i) The fertilizers meet the following contaminant limits:

(A) For metal contaminants:

Constituent	Maximum Allowable Total Con- centration in Fertilizer, per Unit (1%) of Zinc (ppm)
Arsenic	0.3
Cadmium	1.4
Chromium	0.6
Lead	2.8
Mercury	0.3

(B) For dioxin contaminants the fertilizer must contain no more than eight (8) parts per trillion of dioxin, measured as toxic equivalent (TEQ).

(ii) The manufacturer performs sampling and analysis of the fertilizer product to determine compliance with the contaminant limits for metals no less than every six months, and for dioxins no less than every twelve months. Testing must also be performed whenever changes occur to manufacturing processes or ingredients that could significantly affect the amounts of contaminants in the fertilizer product. The manufacturer may use any reliable analytical method to demonstrate that no constituent of concern is present in the product at concentrations above the applicable limits. It is the responsibility of the manufacturer to ensure that the sampling and analysis are unbiased, precise, and representative of the product(s) introduced into commerce.

(iii) The manufacturer maintains for no less than three years records of all sampling and analyses performed for purposes of determining compliance with the requirements of paragraph (a)(21)(ii) of this section. Such records must at a minimum include:

(A) The dates and times product samples were taken, and the dates the samples were analyzed;

(B) The names and qualifications of the person(s) taking the samples;

(C) A description of the methods and equipment used to take the samples;

(D) The name and address of the laboratory facility at which analyses of the samples were performed;

(E) A description of the analytical methods used, including any cleanup and sample preparation methods; and

(F) All laboratory analytical results used to determine compliance with the

contaminant limits specified in this paragraph (a)(21).

(b) *Solid wastes which are not hazardous wastes.* The following solid wastes are not hazardous wastes:

(1) Household waste, including household waste that has been collected, transported, stored, treated, disposed, recovered (e.g., refuse-derived fuel) or reused. "Household waste" means any material (including garbage, trash and sanitary wastes in septic tanks) derived from households (including single and multiple residences, hotels and motels, bunkhouses, ranger stations, crew quarters, campgrounds, picnic grounds and day-use recreation areas). A resource recovery facility managing municipal solid waste shall not be deemed to be treating, storing, disposing of, or otherwise managing hazardous wastes for the purposes of regulation under this subtitle, if such facilitv:

(i) Receives and burns only

(A) Household waste (from single and multiple dwellings, hotels, motels, and other residential sources) and

(B) Solid waste from commercial or industrial sources that does not contain hazardous waste; and

(ii) Such facility does not accept hazardous wastes and the owner or operator of such facility has established contractual requirements or other appropriate notification or inspection procedures to assure that hazardous wastes are not received at or burned in such facility.

(2) Solid wastes generated by any of the following and which are returned to the soils as fertilizers:

(i) The growing and harvesting of agricultural crops.

(ii) The raising of animals, including animal manures.

(3) Mining overburden returned to the mine site.

(4) Fly ash waste, bottom ash waste, slag waste, and flue gas emission control waste, generated primarily from the combusion of coal or other fossil fuels, except as provided by §266.112 of this chapter for facilities that burn or process hazardous waste.

(5) Drilling fluids, produced waters, and other wastes associated with the

exploration, development, or production of crude oil, natural gas or geothermal energy.

(6) (i) Wastes which fail the test for the Toxicity Characteristic because chromium is present or are listed in subpart D due to the presence of chromium, which do not fail the test for the Toxicity Characteristic for any other constituent or are not listed due to the presence of any other constituent, and which do not fail the test for any other characteristic, if it is shown by a waste generator or by waste generators that:

(A) The chromium in the waste is exclusively (or nearly exclusively) trivalent chromium; and

(B) The waste is generated from an industrial process which uses trivalent chromium exlcusively (or nearly exclusively) and the process does not generate hexavalent chromium; and

(C) The waste is typically and frequently managed in non-oxidizing environments.

(ii) Specific waste which meet the standard in paragraphs (b)(6)(i) (A), (B), and (C) (so long as they do not fail the test for the toxicity characteristic for any other constituent, and do not exhibit any other characteristic) are:

(A) Chrome (blue) trimmings generated by the following subcategories of the leather tanning and finishing industry; hair pulp/chrome tan/retan/wet finish; hair save/chrome tan/retan/wet finish; retan/wet finish; no beamhouse; through-the-blue; and shearling.

(B) Chrome (blue) shavings generated by the following subcategories of the leather tanning and finishing industry: Hair pulp/chrome tan/retan/wet finish; hair save/chrome tan/retan/wet finish; retan/wet finish; no beamhouse; through-the-blue; and shearling.

(C) Buffing dust generated by the following subcategories of the leather tanning and finishing industry; hair pulp/chrome tan/retan/wet finish; hair save/chrome tan/retan/wet finish; retan/wet finish; no beamhouse; through-the-blue.

(D) Sewer screenings generated by the following subcategories of the leather tanning and finishing industry: Hair pulp/crome tan/retan/wet finish; hair save/chrome tan/retan/wet finish; 40 CFR Ch. I (7–1–03 Edition)

retan/wet finish; no beamhouse; through-the-blue; and shearling.

(E) Wastewater treatment sludges generated by the following subcategories of the leather tanning and finishing industry: Hair pulp/chrome tan/ retan/wet finish; hair save/chrome tan/ retan/wet finish; retan/wet finish; no beamhouse; through-the-blue; and shearling.

(F) Wastewater treatment sludes generated by the following subcategories of the leather tanning and finishing industry: Hair pulp/chrome tan/retan/wet finish; hair save/chrometan/retan/wet finish; and through-the-blue.

(G) Waste scrap leather from the leather tanning industry, the shoe manufacturing industry, and other leather product manufacturing industries.

(H) Wastewater treatment sludges from the production of  $TiO_2$  pigment using chromium-bearing ores by the chloride process.

(7) Solid waste from the extraction, beneficiation, and processing of ores and minerals (including coal, phosphate rock, and overburden from the mining of uranium ore), except as provided by §266.112 of this chapter for facilities that burn or process hazardous waste.

(i) For purposes of §261.4(b)(7) beneficiation of ores and minerals is restricted to the following activities; crushing; grinding; washing; dissolution; crystallization; filtration; sortsizing; drying; ing: sintering pelletizing; briquetting; calcining to remove water and/or carbon dioxide; roasting, autoclaving, and/or chlorination in preparation for leaching (except where the roasting (and/or autoclaving and/or chlorination)/leaching sequence produces a final or intermediate product that does not undergo further beneficiation or processing); gravity concentration; magnetic separation; electrostatic separation; flotation; ion exchange; solvent extraction; electrowinning; precipitation; amal-gamation; and heap, dump, vat, tank, and in situ leaching.

(ii) For the purposes of \$261.4(b)(7), solid waste from the processing of ores and minerals includes only the following wastes as generated:

(A) Slag from primary copper processing;

(B) Slag from primary lead processing;

(C) Red and brown muds from bauxite refining;

(D) Phosphogypsum from phosphoric acid production;

(E) Slag from elemental phosphorus production;

(F) Gasifier ash from coal gasification;

(G) Process wastewater from coal gasification;

(H) Calcium sulfate wastewater treatment plant sludge from primary copper processing;

(I) Slag tailings from primary copper processing;

(J) Fluorogypsum from hydrofluoric acid production;

(K) Process wastewater from hydrofluoric acid production;

(L) Air pollution control dust/sludge from iron blast furnaces;

(M) Iron blast furnace slag;

(N) Treated residue from roasting/ leaching of chrome ore;

(0) Process wastewater from primary magnesium processing by the anhydrous process;

(P) Process wastewater from phosphoric acid production;

(Q) Basic oxygen furnace and open hearth furnace air pollution control dust/sludge from carbon steel production;

(R) Basic oxygen furnace and open hearth furnace slag from carbon steel production;

(S) Chloride process waste solids from titanium tetrachloride production;

(T) Slag from primary zinc processing.

(iii) A residue derived from co-processing mineral processing secondary materials with normal beneficiation raw materials or with normal mineral processing raw materials remains excluded under paragraph (b) of this section if the owner or operator:

(A) Processes at least 50 percent by weight normal beneficiation raw materials or normal mineral processing raw materials; and,

(B) Legitimately reclaims the secondary mineral processing materials. (8) Cement kiln dust waste, except as provided by §266.112 of this chapter for facilities that burn or process hazardous waste.

(9) Solid waste which consists of discarded arsenical-treated wood or wood products which fails the test for the Toxicity Characteristic for Hazardous Waste Codes D004 through D017 and which is not a hazardous waste for any other reason if the waste is generated by persons who utilize the arsenicaltreated wood and wood product for these materials' intended end use.

(10) Petroleum-contaminated media and debris that fail the test for the Toxicity Characteristic of §261.24 (Hazardous Waste Codes D018 through D043 only) and are subject to the corrective action regulations under part 280 of this chapter.

(11) Injected groundwater that is hazardous only because it exhibits the Toxicity Characteristic (Hazardous Waste Codes D018 through D043 only) in §261.24 of this part that is reinjected through an underground injection well pursuant to free phase hydrocarbon recovery operations undertaken at petroleum refineries, petroleum marketing terminals, petroleum bulk plants, petroleum pipelines, and petroleum transportation spill sites until January 25, 1993. This extension applies to recovery operations in existence, or for which contracts have been issued, on or before March 25, 1991. For groundwater returned through infiltration galleries from such operations at petroleum refineries, marketing terminals, and bulk plants, until [insert date six months after publication]. New operations involving injection wells (beginning after March 25, 1991) will qualify for this compliance date extension (until January 25, 1993) only if:

(i) Operations are performed pursuant to a written state agreement that includes a provision to assess the groundwater and the need for further remediation once the free phase recovery is completed; and

(ii) A copy of the written agreement has been submitted to: Waste Identification Branch (5304), U.S. Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460. (12) Used chlorofluorocarbon refrigerants from totally enclosed heat transfer equipment, including mobile air conditioning systems, mobile refrigeration, and commercial and industrial air conditioning and refrigeration systems that use chlorofluorocarbons as the heat transfer fluid in a refrigeration cycle, provided the refrigerant is reclaimed for further use.

(13) Non-terne plated used oil filters that are not mixed with wastes listed in subpart D of this part if these oil filters have been gravity hot-drained using one of the following methods:

(i) Puncturing the filter anti-drain back valve or the filter dome end and hot-draining;

(ii) Hot-draining and crushing;

(iii) Dismantling and hot-draining; or (iv) Any other equivalent hot-draining method that will remove used oil.

(14) Used oil re-refining distillation bottoms that are used as feedstock to manufacture asphalt products.

(15) Leachate or gas condensate collected from landfills where certain solid wastes have been disposed, provided that:

(i) The solid wastes disposed would meet one or more of the listing descriptions for Hazardous Waste Codes K169, K170, K171, K172, K174, K175, K176, K177, and K178, if these wastes had been generated after the effective date of the listing;

(ii) The solid wastes described in paragraph (b)(15)(i) of this section were disposed prior to the effective date of the listing:

(iii) The leachate or gas condensate do not exhibit any characteristic of hazardous waste nor are derived from any other listed hazardous waste;

(iv) Discharge of the leachate or gas condensate, including leachate or gas condensate transferred from the landfill to a POTW by truck, rail, or dedicated pipe, is subject to regulation under sections 307(b) or 402 of the Clean Water Act.

(v) As of February 13, 2001, leachate or gas condensate derived from K169-K172 is no longer exempt if it is stored or managed in a surface impoundment prior to discharge. After November 21, 2003, leachate or gas condensate derived from K176, K177, and K178 will no longer be exempt if it is stored or man40 CFR Ch. I (7–1–03 Edition)

aged in a surface impoundment prior to discharge. There is one exception: if the surface impoundment is used to temporarily store leachate or gas condensate in response to an emergency situation (*e.g.*, shutdown of wastewater treatment system), provided the impoundment has a double liner, and provided the leachate or gas condensate is removed from the impoundment and continues to be managed in compliance with the conditions of this paragraph (b)(15)(v) after the emergency ends.

(16) Sludges resulting from the treatment of wastewaters (not including spent plating solutions) generated by the copper metallization process at the International Business Machines Corporation (IBM) semiconductor manufacturing facility in Essex Junction, VT, are exempt from the F006 listing, provided that:

(i) IBM provides the Agency with semi-annual reports (by January 15 and July 15 of each year) detailing constituent analyses measuring the concentrations of volatiles, semi-volatiles, and metals using methods presented in part 264, appendix IX of this chapter of both the plating solution utilized by, and the rinsewaters generated by, the copper metallization process;

(ii) IBM provides the agency with semi-annual reports (by January 15 and July 15 of each year), through the year 2004, or when IBM has achieved its facility-wide goal of a 40% reduction in greenhouse gas emissions from a 1995 base year (when normalized to production), whichever is first, that contain the following:

(A) Estimated greenhouse gas emissions, and estimated greenhouse gas emission reductions. Greenhouse gas emissions will be reported in terms of total mass emitted and mass emitted normalized to production; and

(B) The number of chemical vapor deposition chambers used in the semiconductor manufacturing production line that have been converted to either low flow  $C_2F_6$  or NF<sub>3</sub> during the reporting period and the number of such chambers remaining to be converted to achieve the facility goal for global warming gas emission reductions.

(iii) No significant changes are made to the copper metallization process such that any of the constituents listed

in 40 CFR part 261, appendix VII as the basis for the F006 listing are introduced into the process.

(17) [Reserved]

(18) By-products resulting from the production of automobile air bag gas generants at the Autoliv ASP Inc. facility in Promontory Utah, (Autoliv) are exempt from the D003 listing, for a period of five years from May 9, 2001, provided that:

(i) The by-product gas generants are processed on-site in Autoliv's Metal Recovery Furnace (MRF).

(A) By-product gas generants must only be fed to the MRF when it is operating in conformance with the State of Utah, Division of Air Quality's Approval Order DAQE-549-97.

(B) Combustion gas temperature must be maintained below 400 degrees Fahrenheit at the baghouse inlet.

(ii) Prior to processing in the MRF, the by-product gas generants are managed in accordance with the requirements specified in 40 CFR 262.34.

(iii) The Autoliv facility and the MRF are operated and managed in accordance with the requirements of 40 CFR Part 265, Subparts B, C, D, E, G, H, I, and O.

(iv) Residues derived from the processing of by-product gas generants in the MRF are managed in accordance with the requirements specified in 40 CFR Parts 262 and 268.

(v) The following testing of the MRF's stack gas emissions is conducted:

(A) An initial test shall be conducted within 30 operating days of starting feed of by-product gas generants to the MRF. EPA may extend this deadline, at the request of Autoliv, when good cause is shown. The initial test shall consist of three duplicate runs sampling for:

(1) Particulate matter using Method 5 as specified in 40 CFR Part 60, Appendix A.

(2) The metals Aluminum, Arsenic, Barium, Beryllium, Boron, Cadmium, Chromium, Cobalt, Copper, Lead, and Nickel using Method 29 as specified in 40 CFR Part 60, Appendix A.

(3) Polychlorinated di-benzo dioxins and furans using Method 23 0023A as specified in 40 CFR Part 60, Appendix A. (4) Carbon monoxide using Method 10 as specified in 40 CFR Part 60, Appendix A.

(B) After the initial test is completed, an annual stack test (12 months from the previous initial stack test) of the MRF shall be conducted. The annual tests shall consist of three duplicate runs using Method 29 and Method 5 as specified in 40 CFR Part 60, Appendix A.

(C) Testing shall be conducted while by-product gas generants are fed to the MRF at no less than 90% of the planned maximum feed rate, and with the MRF operating parameters within normal ranges.

(D) Initial stack testing results and additional project performance data and information, including the quantity of by-product gas generants processed and the operating parameter values during the test runs, will be submitted by Autoliv to the State of Utah and EPA within 60 days of the completion of the initial stack test.

(E) Annual stack test results and additional project performance data and information, including the quantity of by-product gas generants processed and the operating parameter values during the test runs, will be submitted by Autoliv to EPA and the State of Utah within 60 days of the completion of the annual test.

(vi) Combustion gas discharged to the atmosphere from the MRF meets the following limits:

(A) Dioxin emissions do not exceed 0.4 ng per dry standard cubic meter on a toxicity equivalent quotient (TEQ) basis corrected to 7% Oxygen.

(B) Combined lead and cadmium emissions do not exceed 240 ug per dry standard cubic meter corrected to 7% Oxygen.

(C) Combined arsenic, beryllium, and chromium emissions do not exceed 97 ug per dry standard cubic meter corrected to 7% Oxygen.

(D) Particulate matter emissions do not exceed 34 mg per dry standard cubic meter corrected to 7% Oxygen.

(E) If the limits specified in paragraphs (b)(18)(vi)(A) through (D) of this section are exceeded, Autoliv shall discontinue feeding gas generants to the MRF until such time as Autoliv can demonstrate to EPA and the state of Utah satisfaction that the MRF combustion gas emissions can meet the limits specified in paragraphs (b)(18)(vi) (A) through (D) of this section

(vii) No by-product gas generants or other pyrotechnic wastes generated offsite will be received at the Autoliv facility in Promontory, Utah or processed in the MRF unless otherwise allowed by law (permit or regulation).

(viii) Autoliv will provide EPA and the state of Utah with semi-annual reports (by January 30 and July 30 of each year).

(A) The semi-annual reports will document the amounts of by-product gas generants processed during the reporting period.

(B) The semi-annual reports will provide a summary of the MRF Operating Record during the reporting period, including information on by-product gas generant composition, average feed rates, upset conditions, and spills or releases.

(ix) No significant changes are made to the operating parameter production values of Autoliv's production of air bag gas generants such that any of the constituents listed in appendix VIII of this part are introduced into the process.

(x) Autoliv reports to the EPA any noncompliance which may endanger health or the environment orally within 24 hours from the time Autoliv becomes aware of the circumstances, including:

(A) Any information of a release, discharge, fire, or explosion from the MRF, which could threaten the environment or human health.

(B) The description of the occurrence and its cause shall include:

(*1*) Name, address, and telephone number of the facility;

(2) Date, time, and type of incident;

(3) Name and quantity of material(s) involved;

(4) The extent of injuries, if any;

(5) An assessment of actual or potential hazards to the environment and human health, and

(*b*) Estimated quantity and disposition of recovered material that resulted from the incident.

(C) A written notice shall also be provided within five days of the time

40 CFR Ch. I (7-1-03 Edition)

Autoliv becomes aware of the circumstances. The written notice shall contain a description of the non-compliance and its cause; the period of noncompliance including exact dates and times, and if the noncompliance has not been corrected, the anticipated time it is expected to continue; and steps taken or planned to reduce, eliminate, and prevent reoccurrence of the noncompliance. The EPA may waive the five day written notice requirement in favor of a written report within fifteen days.

(xi) Notifications and submissions made under paragraph (b)(18) of this section shall be sent to the Regional Assistant Administrator for the Office of Partnerships and Regulatory Assistance, U.S. EPA, Region 8 and the Executive Secretary of the Utah Solid and Hazardous Waste Control Board.

(c) Hazardous wastes which are exempted from certain regulations. A hazardous waste which is generated in a product or raw material storage tank, a product or raw material transport vehicle or vessel, a product or raw material pipeline, or in a manufacturing process unit or an associated non-waste-treatment-manufacturing

unit, is not subject to regulation under parts 262 through 265, 268, 270, 271 and 124 of this chapter or to the notification requirements of section 3010 of RCRA until it exits the unit in which it was generated, unless the unit is a surface impoundment, or unless the hazardous waste remains in the unit more than 90 days after the unit ceases to be operated for manufacturing, or for storage or transportation of product or raw materials.

(d) Samples. (1) Except as provided in paragraph (d)(2) of this section, a sample of solid waste or a sample of water, soil, or air, which is collected for the sole purpose of testing to determine its characteristics or composition, is not subject to any requirements of this part or parts 262 through 268 or part 270 or part 124 of this chapter or to the notification requirements of section 3010 of RCRA, when:

(i) The sample is being transported to a laboratory for the purpose of testing; or

(ii) The sample is being transported back to the sample collector after testing; or

(iii) The sample is being stored by the sample collector before transport to a laboratory for testing; or

(iv) The sample is being stored in a laboratory before testing; or

(v) The sample is being stored in a laboratory after testing but before it is returned to the sample collector; or

(vi) The sample is being stored temporarily in the laboratory after testing for a specific purpose (for example, until conclusion of a court case or enforcement action where further testing of the sample may be necessary).

(2) In order to qualify for the exemption in paragraphs (d)(1) (i) and (ii) of this section, a sample collector shipping samples to a laboratory and a laboratory returning samples to a sample collector must:

(i) Comply with U.S. Department of Transportation (DOT), U.S. Postal Service (USPS), or any other applicable shipping requirements; or

(ii) Comply with the following requirements if the sample collector determines that DOT, USPS, or other shipping requirements do not apply to the shipment of the sample:

(A) Assure that the following information accompanies the sample:

(1) The sample collector's name, mailing address, and telephone number;

(2) The laboratory's name, mailing address, and telephone number;

(3) The quantity of the sample;

(4) The date of shipment; and

(5) A description of the sample.

(B) Package the sample so that it does not leak, spill, or vaporize from its packaging.

(3) This exemption does not apply if the laboratory determines that the waste is hazardous but the laboratory is no longer meeting any of the conditions stated in paragraph (d)(1) of this section.

(e) Treatability Study Samples. (1) Except as provided in paragraph (e)(2) of this section, persons who generate or collect samples for the purpose of conducting treatability studies as defined in section 260.10, are not subject to any requirement of parts 261 through 263 of this chapter or to the notification re-

quirements of Section 3010 of RCRA, nor are such samples included in the quantity determinations of \$261.5 and \$262.34(d) when:

(i) The sample is being collected and prepared for transportation by the generator or sample collector; or

(ii) The sample is being accumulated or stored by the generator or sample collector prior to transportation to a laboratory or testing facility; or

(iii) The sample is being transported to the laboratory or testing facility for the purpose of conducting a treatability study.

(2) The exemption in paragraph (e)(1) of this section is applicable to samples of hazardous waste being collected and shipped for the purpose of conducting treatability studies provided that:

(i) The generator or sample collector uses (in "treatability studies") no more than 10,000 kg of media contaminated with non-acute hazardous waste, 1000 kg of non-acute hazardous waste other than contaminated media, 1 kg of acute hazardous waste, 2500 kg of media contaminated with acute hazardous waste for each process being evaluated for each generated waste stream; and

(ii) The mass of each sample shipment does not exceed 10,000 kg; the 10,000 kg quantity may be all media contaminated with non-acute hazardous waste, or may include 2500 kg of media contaminated with acute hazardous waste, 1000 kg of hazardous waste, and 1 kg of acute hazardous waste; and

(iii) The sample must be packaged so that it will not leak, spill, or vaporize from its packaging during shipment and the requirements of paragraph A or B of this subparagraph are met.

(A) The transportation of each sample shipment complies with U.S. Department of Transportation (DOT), U.S. Postal Service (USPS), or any other applicable shipping requirements; or

(B) If the DOT, USPS, or other shipping requirements do not apply to the shipment of the sample, the following information must accompany the sample:

(1) The name, mailing address, and telephone number of the originator of the sample;

(2) The name, address, and telephone number of the facility that will perform the treatability study;

(3) The quantity of the sample;

(4) The date of shipment; and

(5) A description of the sample, including its EPA Hazardous Waste Number.

(iv) The sample is shipped to a laboratory or testing facility which is exempt under 261.4(f) or has an appropriate RCRA permit or interim status.

(v) The generator or sample collector maintains the following records for a period ending 3 years after completion of the treatability study:

(A) Copies of the shipping documents;(B) A copy of the contract with the facility conducting the treatability study;

(C) Documentation showing:

(1) The amount of waste shipped under this exemption;

(2) The name, address, and EPA identification number of the laboratory or testing facility that received the waste:

 $(\ensuremath{\mathcal{3}})$  The date the shipment was made; and

(4) Whether or not unused samples and residues were returned to the generator.

(vi) The generator reports the information required under paragraph (e)(v)(C) of this section in its biennial report.

(3) The Regional Administrator may grant requests on a case-by-case basis for up to an additional two years for treatability studies involving bioremediation. The Regional Administrator may grant requests on a caseby-case basis for quantity limits in excess of those specified in paragraphs (e)(2) (i) and (ii) and (f)(4) of this section, for up to an additional 5000 kg of media contaminated with non-acute hazardous waste, 500 kg of non-acute hazardous waste, 2500 kg of media contaminated with acute hazardous waste and 1 kg of acute hazardous waste:

(i) In response to requests for authorization to ship, store and conduct treatability studies on additional quantities in advance of commencing treatability studies. Factors to be considered in reviewing such requests include the nature of the technology, the type of process (e.g., batch versus contin40 CFR Ch. I (7–1–03 Edition)

uous), size of the unit undergoing testing (particularly in relation to scale-up considerations), the time/quantity of material required to reach steady state operating conditions, or test design considerations such as mass balance calculations.

(ii) In response to requests for authorization to ship, store and conduct treatability studies on additional quantities after initiation or completion of initial treatability studies, when: There has been an equipment or mechanical failure during the conduct of a treatability study; there is a need to verify the results of a previously conducted treatability study; there is a need to study and analyze alternative techniques within a previously evaluated treatment process; or there is a need to do further evaluation of an ongoing treatability study to determine final specifications for treatment.

(iii) The additional quantities and timeframes allowed in paragraph (e)(3) (i) and (ii) of this section are subject to all the provisions in paragraphs (e) (1) and (e)(2) (iii) through (vi) of this section. The generator or sample collector must apply to the Regional Administrator in the Region where the sample is collected and provide in writing the following information:

(A) The reason why the generator or sample collector requires additional time or quantity of sample for treatability study evaluation and the additional time or quantity needed;

(B) Documentation accounting for all samples of hazardous waste from the waste stream which have been sent for or undergone treatability studies including the date each previous sample from the waste stream was shipped, the quantity of each previous shipment, the laboratory or testing facility to which it was shipped, what treatability study processes were conducted on each sample shipped, and the available results on each treatability study;

(C) A description of the technical modifications or change in specifications which will be evaluated and the expected results;

(D) If such further study is being required due to equipment or mechanical failure, the applicant must include information regarding the reason for the failure or breakdown and also include

what procedures or equipment improvements have been made to protect against further breakdowns; and

(E) Such other information that the Regional Administrator considers necessary.

(f) Samples Undergoing Treatability Studies at Laboratories and Testing Facilities. Samples undergoing treatability studies and the laboratory or testing facility conducting such treatability studies (to the extent such facilities are not otherwise subject to RCRA requirements) are not subject to any requirement of this part, part 124, parts 262-266, 268, and 270, or to the notification requirements of Section 3010 of RCRA provided that the conditions of paragraphs (f) (1) through (11) of this section are met. A mobile treatment unit (MTU) may qualify as a testing facility subject to paragraphs (f) (1) through (11) of this section. Where a group of MTUs are located at the same site, the limitations specified in (f) (1) through (11) of this section apply to the entire group of MTUs collectively as if the group were one MTU.

(1) No less than 45 days before conducting treatability studies, the facility notifies the Regional Administrator, or State Director (if located in an authorized State), in writing that it intends to conduct treatability studies under this paragraph.

(2) The laboratory or testing facility conducting the treatability study has an EPA identification number.

(3) No more than a total of 10,000 kg of "as received" media contaminated with non-acute hazardous waste, 2500 kg of media contaminated with acute hazardous waste or 250 kg of other "as received" hazardous waste is subject to initiation of treatment in all treatability studies in any single day. "As received" waste refers to the waste as received in the shipment from the generator or sample collector.

(4) The quantity of "as received" hazardous waste stored at the facility for the purpose of evaluation in treatability studies does not exceed 10,000 kg, the total of which can include 10,000 kg of media contaminated with non-acute hazardous waste, 2500 kg of media contaminated with acute hazardous waste, 1000 kg of non-acute hazardous wastes other than contaminated media, and 1 kg of acute hazardous waste. This quantity limitation does not include treatment materials (including nonhazardous solid waste) added to "as received" hazardous waste.

(5) No more than 90 days have elapsed since the treatability study for the sample was completed, or no more than one year (two years for treatability studies involving bioremediation) have elapsed since the generator or sample collector shipped the sample to the laboratory or testing facility, whichever date first occurs. Up to 500 kg of treated material from a particular waste stream from treatability studies may be archived for future evaluation up to five years from the date of initial receipt. Quantities of materials archived are counted against the total storage limit for the facility.

(6) The treatability study does not involve the placement of hazardous waste on the land or open burning of hazardous waste.

(7) The facility maintains records for 3 years following completion of each study that show compliance with the treatment rate limits and the storage time and quantity limits. The following specific information must be included for each treatability study conducted:

(i) The name, address, and EPA identification number of the generator or sample collector of each waste sample;

(ii) The date the shipment was received;(iii) The quantity of waste accepted;

(iv) The quantity of "as received" waste in storage each day;

(v) The date the treatment study was initiated and the amount of "as received" waste introduced to treatment each day;

(vi) The date the treatability study was concluded;

(vii) The date any unused sample or residues generated from the treatability study were returned to the generator or sample collector or, if sent to a designated facility, the name of the facility and the EPA identification number.

(8) The facility keeps, on-site, a copy of the treatability study contract and all shipping papers associated with the transport of treatability study samples to and from the facility for a period ending 3 years from the completion date of each treatability study.

(9) The facility prepares and submits a report to the Regional Administrator, or State Director (if located in an authorized State), by March 15 of each year that estimates the number of studies and the amount of waste expected to be used in treatability studies during the current year, and includes the following information for the previous calendar year:

(i) The name, address, and EPA identification number of the facility conducting the treatability studies;

(ii) The types (by process) of treatability studies conducted;

(iii) The names and addresses of persons for whom studies have been conducted (including their EPA identification numbers);

(iv) The total quantity of waste in storage each day;

(v) The quantity and types of waste subjected to treatability studies;

(vi) When each treatability study was conducted;

(vii) The final disposition of residues and unused sample from each treatability study.

(10) The facility determines whether any unused sample or residues generated by the treatability study are hazardous waste under 261.3 and, if so, are subject to parts 261 through 268, and part 270 of this chapter, unless the residues and unused samples are returned to the sample originator under the §261.4(e) exemption.

(11) The facility notifies the Regional Administrator, or State Director (if located in an authorized State), by letter when the facility is no longer planning to conduct any treatability studies at the site.

(g) Dredged material that is not a hazardous waste. Dredged material that is subject to the requirements of a permit that has been issued under 404 of the Federal Water Pollution Control Act (33 U.S.C.1344) or section 103 of the Marine Protection, Research, and Sanctuaries Act of 1972 (33 U.S.C. 1413) is not a hazardous waste. For this paragraph (g), the following definitions apply: 40 CFR Ch. I (7–1–03 Edition)

(1) The term *dredged material* has the same meaning as defined in 40 CFR 232.2;

(2) The term *permit* means:

(i) A permit issued by the U.S. Army Corps of Engineers (Corps) or an approved State under section 404 of the Federal Water Pollution Control Act (33 U.S.C. 1344);

(ii) A permit issued by the Corps under section 103 of the Marine Protection, Research, and Sanctuaries Act of 1972 (33 U.S.C. 1413); or

(iii) In the case of Corps civil works projects, the administrative equivalent of the permits referred to in paragraphs (g)(2)(i) and (ii) of this section, as provided for in Corps regulations (for example, see 33 CFR 336.1, 336.2, and 337.6).

#### [45 FR 33119, May 19, 1980]

EDITORIAL NOTE: For FEDERAL REGISTER citations affecting §261.4, see the List of CFR Sections Affected, which appears in the Finding Aids section of the printed volume and on GPO Access.

#### §261.5 Special requirements for hazardous waste generated by conditionally exempt small quantity generators.

(a) A generator is a conditionally exempt small quantity generator in a calendar month if he generates no more than 100 kilograms of hazardous waste in that month.

(b) Except for those wastes identified in paragraphs (e), (f), (g), and (j) of this section, a conditionally exempt small quantity generator's hazardous wastes are not subject to regulation under parts 262 through 266, 268, and parts 270 and 124 of this chapter, and the notification requirements of section 3010 of RCRA, provided the generator complies with the requirements of paragraphs (f), (g), and (j) of this section.

(c) When making the quantity determinations of this part and 40 CFR part 262, the generator must include all hazardous waste that it generates, except hazardous waste that:

(1) Is exempt from regulation under 40 CFR 261.4(c) through (f), 261.6(a)(3), 261.7(a)(1), or 261.8; or

(2) Is managed immediately upon generation only in on-site elementary

neutralization units, wastewater treatment units, or totally enclosed treatment facilities as defined in 40 CFR 260.10; or

(3) Is recycled, without prior storage or accumulation, only in an on-site process subject to regulation under 40 CFR 261.6(c)(2); or

(4) Is used oil managed under the requirements of 40 CFR 261.6(a)(4) and 40 CFR part 279; or

(5) Is spent lead-acid batteries managed under the requirements of 40 CFR part 266, subpart G; or

(6) Is universal waste managed under 40 CFR 261.9 and 40 CFR part 273.

(d) In determining the quantity of hazardous waste generated, a generator need not include:

(1) Hazardous waste when it is removed from on-site storage; or

(2) Hazardous waste produced by onsite treatment (including reclamation) of his hazardous waste, so long as the hazardous waste that is treated was counted once; or

(3) Spent materials that are generated, reclaimed, and subsequently reused on-site, so long as such spent materials have been counted once.

(e) If a generator generates acute hazardous waste in a calendar month in quantities greater than set forth below, all quantities of that acute hazardous waste are subject to full regulation under parts 262 through 266, 268, and parts 270 and 124 of this chapter, and the notification requirements of section 3010 of RCRA:

(1) A total of one kilogram of acute hazardous wastes listed in \$\$261.31, 261.32, or 261.33(e).

(2) A total of 100 kilograms of any residue or contaminated soil, waste, or other debris resulting from the cleanup of a spill, into or on any land or water, of any acute hazardous wastes listed in  $\S$  261.31, 261.32, or 261.33(e).

[Comment: "Full regulation" means those regulations applicable to generators of greater than 1,000 kg of non-acutely hazardous waste in a calendar month.]

(f) In order for acute hazardous wastes generated by a generator of acute hazardous wastes in quantities equal to or less than those set forth in paragraph (e)(1) or (2) of this section to be excluded from full regulation under this section, the generator must comply with the following requirements:

(1) Section 262.11 of this chapter;

(2) The generator may accumulate acute hazardous waste on-site. If he accumulates at any time acute hazardous wastes in quantities greater than those set forth in paragraph (e)(1) or (e)(2) of this section, all of those accumulated wastes are subject to regulation under parts 262 through 266, 268, and parts 270 and 124 of this chapter, and the applicable notification requirements of section 3010 of RCRA. The time period of \$262.34(a) of this chapter, for accumulated wastes exceed the application of wastes on-site, begins when the accumulated wastes exceed the applicable exclusion limit;

(3) A conditionally exempt small quantity generator may either treat or dispose of his acute hazardous waste in an on-site facility or ensure delivery to an off-site treatment, storage, or disposal facility, either of which, if located in the U.S., is:

(i) Permitted under part 270 of this chapter;

(ii) In interim status under parts 270 and 265 of this chapter;

(iii) Authorized to manage hazardous waste by a State with a hazardous waste management program approved under part 271 of this chapter;

(iv) Permitted, licensed, or registered by a State to manage municipal solid waste and, if managed in a municipal solid waste landfill is subject to Part 258 of this chapter;

(v) Permitted, licensed, or registered by a State to manage non-municipal non-hazardous waste and, if managed in a non-municipal non-hazardous waste disposal unit after January 1, 1998, is subject to the requirements in §§ 257.5 through 257.30 of this chapter; or (vi)  $\Delta$  facility which:

(vi) A facility which:

(A) Beneficially uses or reuses, or legitimately recycles or reclaims its waste; or

(B) Treats its waste prior to beneficial use or reuse, or legitimate recycling or reclamation; or

(vii) For universal waste managed under part 273 of this chapter, a universal waste handler or destination facility subject to the requirements of part 273 of this chapter.

(g) In order for hazardous waste generated by a conditionally exempt small quantity generator in quantities of less than 100 kilograms of hazardous waste during a calendar month to be excluded from full regulation under this section, the generator must comply with the following requirements:

(1) Section 262.11 of this chapter;

(2) The conditionally exempt small quantity generator may accumulate hazardous waste on-site. If he accumulates at any time more than a total of 1000 kilograms of his hazardous wastes, all of those accumulated wastes are subject to regulation under the special provisions of part 262 applicable to generators of between 100 kg and 1000 kg of hazardous waste in a calendar month as well as the requirements of parts 263 through 266, 268, and parts 270 and 124 of this chapter, and the applicable notification requirements of section 3010 of RCRA. The time period of §262.34(d) for accumulation of wastes on-site begins for a conditionally exempt small quantity generator when the accumulated wastes exceed 1000 kilograms;

(3) A conditionally exempt small quantity generator may either treat or dispose of his hazardous waste in an on-site facility or ensure delivery to an off-site treatment, storage or disposal facility, either of which, if located in the U.S., is:

(i) Permitted under part 270 of this chapter;

(ii) In interim status under parts 270 and 265 of this chapter;

(iii) Authorized to manage hazardous waste by a State with a hazardous waste management program approved under part 271 of this chapter;

(iv) Permitted, licensed, or registered by a State to manage municipal solid waste and, if managed in a municipal solid waste landfill is subject to Part 258 of this chapter;

(v) Permitted, licensed, or registered by a State to manage non-municipal non-hazardous waste and, if managed in a non-municipal non-hazardous waste disposal unit after January 1, 1998, is subject to the requirements in \$257.5 through 257.30 of this chapter; or

(vi) A facility which:

(A) Beneficially uses or reuses, or legitimately recycles or reclaims its waste; or

(B) Treats its waste prior to beneficial use or reuse, or legitimate recycling or reclamation; or 40 CFR Ch. I (7–1–03 Edition)

(vii) For universal waste managed under part 273 of this chapter, a universal waste handler or destination facility subject to the requirements of part 273 of this chapter.

(h) Hazardous waste subject to the reduced requirements of this section may be mixed with non-hazardous waste and remain subject to these reduced requirements even though the resultant mixture exceeds the quantity limitations identified in this section, unless the mixture meets any of the characteristics of hazardous waste identified in subpart C.

(i) If any person mixes a solid waste with a hazardous waste that exceeds a quantity exclusion level of this section, the mixture is subject to full regulation.

(j) If a conditionally exempt small quantity generator's wastes are mixed with used oil, the mixture is subject to part 279 of this chapter if it is destined to be burned for energy recovery. Any material produced from such a mixture by processing, blending, or other treatment is also so regulated if it is destined to be burned for energy recovery.

[51 FR 10174, Mar. 24, 1986, as amended at 51 FR 28682, Aug. 8, 1986; 51 FR 40637, Nov. 7, 1986; 53 FR 27163, July 19, 1988; 58 FR 26424, May 3, 1993; 60 FR 25541, May 11, 1995; 61 FR 34278, July 1, 1996; 63 FR 24968, May 6, 1998; 63 FR 37782, July 14, 1998]

# §261.6 Requirements for recyclable materials.

(a) (1) Hazardous wastes that are recycled are subject to the requirements for generators, transporters, and storage facilities of paragraphs (b) and (c) of this section, except for the materials listed in paragraphs (a) (2) and (a) (3) of this section. Hazardous wastes that are recycled will be known as "recyclable materials."

(2) The following recyclable materials are not subject to the requirements of this section but are regulated under subparts C through O of part 266 of this chapter and all applicable provisions in parts 270 and 124 of this chapter:

(i) Recyclable materials used in a manner constituting disposal (subpart C);

(ii) Hazardous wastes burned for energy recovery in boilers and industrial

furnaces that are not regulated under subpart O of part 264 or 265 of this chapter (subpart H);

(iii) Recyclable materials from which precious metals are reclaimed (subpart F);

(iv) Spent lead-acid batteries that are being reclaimed (subpart G).

(v) U.S. Filter Recovery Services XL waste (subpart O).

(3) The following recyclable materials are not subject to regulation under parts 262 through parts 266 or parts 268, 270 or 124 of this chapter, and are not subject to the notification requirements of section 3010 of RCRA:

(i) Industrial ethyl alcohol that is reclaimed except that, unless provided otherwise in an international agreement as specified in §262.58:

(A) A person initiating a shipment for reclamation in a foreign country, and any intermediary arranging for the shipment, must comply with the requirements applicable to a primary exporter in §§ 262.53, 262.56 (a) (1)–(4), (6), and (b), and 262.57, export such materials only upon consent of the receiving country and in conformance with the EPA Acknowledgment of Consent as defined in subpart E of part 262, and provide a copy of the EPA Acknowledgment of Consent to the shipment to the transporter transporting the shipment for export;

(B) Transporters transporting a shipment for export may not accept a shipment if he knows the shipment does not conform to the EPA Acknowledgment of Consent, must ensure that a copy of the EPA Acknowledgment of Consent accompanies the shipment and must ensure that it is delivered to the facility designated by the person initiating the shipment.

(ii) Scrap metal that is not excluded under §261.4(a)(13);

(iii) Fuels produced from the refining of oil-bearing hazardous waste along with normal process streams at a petroleum refining facility if such wastes result from normal petroleum refining, production, and transportation practices (this exemption does not apply to fuels produced from oil recovered from oil-bearing hazardous waste, where such recovered oil is already excluded under §261.4(a)(12); (iv)(A) Hazardous waste fuel produced from oil-bearing hazardous wastes from petroleum refining, production, or transportation practices, or produced from oil reclaimed from such hazardous wastes, where such hazardous wastes are reintroduced into a process that does not use distillation or does not produce products from crude oil so long as the resulting fuel meets the used oil specification under §279.11 of this chapter and so long as no other hazardous wastes are used to produce the hazardous waste fuel;

(B) Hazardous waste fuel produced from oil-bearing hazardous waste from petroleum refining production, and transportation practices, where such hazardous wastes are reintroduced into a refining process after a point at which contaminants are removed, so long as the fuel meets the used oil fuel specification under §279.11 of this chapter; and

(C) Oil reclaimed from oil-bearing hazardous wastes from petroleum refining, production, and transportation practices, which reclaimed oil is burned as a fuel without reintroduction to a refining process, so long as the reclaimed oil meets the used oil fuel specification under §279.11 of this chapter.

(4) Used oil that is recycled and is also a hazardous waste solely because it exhibits a hazardous characteristic is not subject to the requirements of parts 260 through 268 of this chapter, but is regulated under part 279 of this chapter. Used oil that is recycled includes any used oil which is reused, following its original use, for any purpose (including the purpose for which the oil was originally used). Such term includes, but is not limited to, oil which is re-refined, reclaimed, burned for energy recovery, or reprocessed.

(5) Hazardous waste that is exported to or imported from designated member countries of the Organization for Economic Cooperation and Development (OECD) (as defined in §262.58(a)(1)) for purpose of recovery is subject to the requirements of 40 CFR part 262, subpart H, if it is subject to either the Federal manifesting requirements of 40 CFR Part 262, to the universal waste management standards of

## 40 CFR Ch. I (7–1–03 Edition)

40 CFR Part 273, or to State requirements analogous to 40 CFR Part 273.

(b) Generators and transporters of recyclable materials are subject to the applicable requirements of parts 262 and 263 of this chapter and the notification requirements under section 3010 of RCRA, except as provided in paragraph (a) of this section.

(c) (1) Owners and operators of facilities that store recyclable materials before they are recycled are regulated under all applicable provisions of subparts A though L, AA, BB, and CC of parts 264 and 265, and under parts 124, 266, 268, and 270 of this chapter and the notification requirements under section 3010 of RCRA, except as provided in paragraph (a) of this section. (The recycling process itself is exempt from regulation except as provided in §261.6(d).)

(2) Owners or operators of facilities that recycle recyclable materials without storing them before they are rcycled are subject to the following requirements, except as provided in paragraph (a) of this section:

(i) Notification requirements under section 3010 of RCRA;

(ii) Sections 265.71 and 265.72 (dealing with the use of the manifest and manifest discrepancies) of this chapter.

(iii) Section 261.6(d) of this chapter.

(d) Owners or operators of facilities subject to RCRA permitting requirements with hazardous waste management units that recycle hazardous wastes are subject to the requirements of subparts AA and BB of part 264 or 265 of this chapter.

[50 FR 49203, Nov. 29, 1985, as amended at 51 FR 28682, Aug. 8, 1986; 51 FR 40637, Nov. 7, 1986; 52 FR 11821, Apr. 13, 1987; 55 FR 25493, June 21, 1990; 56 FR 7207, Feb. 21, 1991; 56 FR 32692, July 17, 1991; 57 FR 41612, Sept. 10, 1992; 59 FR 38545, July 28, 1994; 60 FR 25541, May 11, 1995; 61 FR 16309, Apr. 12, 1996; 61 FR 59950, Nov. 25, 1996; 62 FR 26019, May 12, 1997; 63 FR 24968, May 6, 1998; 63 FR 42185, Aug. 6, 1998; 66 FR 28085, May 22, 2001]

# §261.7 Residues of hazardous waste in empty containers.

(a) (1) Any hazardous waste remaining in either (i) an empty container or (ii) an inner liner removed from an empty container, as defined in paragraph (b) of this section, is not subject to regulation under parts 261 through 265, or part 268, 270 or 124 of this chapter or to the notification requirements of section 3010 of RCRA.

(2) Any hazardous waste in either (i) a container that is not empty or (ii) an inner liner removed from a container that is not empty, as defined in paragraph (b) of this section, is subject to regulation under parts 261 through 265, and parts 268, 270 and 124 of this chapter and to the notification requirements of section 3010 of RCRA.

(b)(1) A container or an inner liner removed from a container that has held any hazardous waste, except a waste that is a compressed gas or that is identified as an acute hazardous waste listed in §§261.31, 261.32, or 261.33(e) of this chapter is empty if:

(i) All wastes have been removed that can be removed using the practices commonly employed to remove materials from that type of container, *e.g.*, pouring, pumping, and aspirating, *and* 

(ii) No more than 2.5 centimeters (one inch) of residue remain on the bottom of the container or inner liner, *or* 

(iii)(A) No more than 3 percent by weight of the total capacity of the container remains in the container or inner liner if the container is less than or equal to 110 gallons in size, or

(B) No more than 0.3 percent by weight of the total capacity of the container remains in the container or inner liner if the container is greater than 110 gallons in size.

(2) A container that has held a hazardous waste that is a compressed gas is empty when the pressure in the container approaches atmospheric.

(3) A container or an inner liner removed from a container that has held an acute hazardous waste listed in §§ 261.31, 261.32, or 261.33(e) is empty if:

(i) The container or inner liner has been triple rinsed using a solvent capable of removing the commercial chemical product or manufacturing chemical intermediate;

(ii) The container or inner liner has been cleaned by another method that has been shown in the scientific literature, or by tests conducted by the generator, to achieve equivalent removal; or

(iii) In the case of a container, the inner liner that prevented contact of the commercial chemical product or

## §261.7

manufacturing chemical intermediate with the container, has been removed.

[45 FR 78529, Nov. 25, 1980, as amended at 47 FR 36097, Aug. 18, 1982; 48 FR 14294, Apr. 1, 1983; 50 FR 1999, Jan. 14, 1985; 51 FR 40637, Nov. 7, 1986]

## §261.8 PCB wastes regulated under Toxic Substance Control Act.

The disposal of PCB-containing dielectric fluid and electric equipment containing such fluid authorized for use and regulated under part 761 of this chapter and that are hazardous only because they fail the test for the Toxicity Characteristic (Hazardous Waste Codes D018 through D043 only) are exempt from regulation under parts 261 through 265, and parts 268, 270, and 124 of this chapter, and the notification requirements of section 3010 of RCRA.

[55 FR 11862, Mar. 29, 1990]

# §261.9 Requirements for Universal Waste.

The wastes listed in this section are exempt from regulation under parts 262 through 270 of this chapter except as specified in part 273 of this chapter and, therefore are not fully regulated as hazardous waste. The wastes listed in this section are subject to regulation under 40 CFR part 273:

(a) Batteries as described in 40 CFR 273.2;

(b) Pesticides as described in §273.3 of this chapter;

(c) Thermostats as described in 273.4 of this chapter; and

(d) Lamps as described in 273.5 of this chapter.

 $[60\ {\rm FR}\ 25541,\ {\rm May}\ 11,\ 1995,\ as\ amended\ at\ 64\ {\rm FR}\ 36487,\ {\rm July}\ 6,\ 1999]$ 

## Subpart B—Criteria for Identifying the Characteristics of Hazardous Waste and for Listing Hazardous Waste

# §261.10 Criteria for identifying the characteristics of hazardous waste.

(a) The Administrator shall identify and define a characteristic of hazardous waste in subpart C only upon determining that:

(1) A solid waste that exhibits the characteristic may:

(i) Cause, or significantly contribute to, an increase in mortality or an increase in serious irreversible, or incapacitating reversible, illness; or

(ii) Pose a substantial present or potential hazard to human health or the environment when it is improperly treated, stored, transported, disposed of or otherwise managed; and

(2) The characteristic can be:

(i) Measured by an available standardized test method which is reasonably within the capability of generators of solid waste or private sector laboratories that are available to serve generators of solid waste; or

(ii) Reasonably detected by generators of solid waste through their knowledge of their waste.

(b) [Reserved]

# §261.11 Criteria for listing hazardous waste.

(a) The Administrator shall list a solid waste as a hazardous waste only upon determining that the solid waste meets one of the following criteria:

(1) It exhibits any of the characteristics of hazardous waste identified in subpart C.

(2) It has been found to be fatal to humans in low doses or, in the absence of data on human toxicity, it has been shown in studies to have an oral LD 50 toxicity (rat) of less than 50 milligrams per kilogram, an inhalation LC 50 toxicity (rat) of less than 2 milligrams per liter, or a dermal LD 50 toxicity (rabbit) of less than 200 milligrams per kilogram or is otherwise capable of causing or significantly contributing to an increase in serious irreversible, or incapacitating reversible, illness. (Waste listed in accordance with these criteria will be designated Acute Hazardous Waste.)

(3) It contains any of the toxic constituents listed in appendix VIII and, after considering the following factors, the Administrator concludes that the waste is capable of posing a substantial present or potential hazard to human health or the environment when improperly treated, stored, transported or disposed of, or otherwise managed:

(i) The nature of the toxicity presented by the constituent.

(ii) The concentration of the constituent in the waste.

## §261.20

(iii) The potential of the constituent or any toxic degradation product of the constituent to migrate from the waste into the environment under the types of improper management considered in paragraph (a)(3)(vii) of this section.

(iv) The persistence of the constituent or any toxic degradation product of the constituent.

 $\left(v\right)$  The potential for the constituent or any toxic degradation product of the constituent to degrade into non-harmful constituents and the rate of degradation.

(vi) The degree to which the constituent or any degradation product of the constituent bioaccumulates in ecosystems.

(vii) The plausible types of improper management to which the waste could be subjected.

(viii) The quantities of the waste generated at individual generation sites or on a regional or national basis.

(ix) The nature and severity of the human health and environmental damage that has occurred as a result of the improper management of wastes containing the constituent.

(x) Action taken by other governmental agencies or regulatory programs based on the health or environmental hazard posed by the waste or waste constituent.

(xi) Such other factors as may be appropriate.

Substances will be listed on appendix VIII only if they have been shown in scientific studies to have toxic, carcinogenic, mutagenic or teratogenic effects on humans or other life forms.

(Wastes listed in accordance with these criteria will be designated Toxic wastes.)

(b) The Administrator may list classes or types of solid waste as hazardous waste if he has reason to believe that individual wastes, within the class or type of waste, typically or frequently are hazardous under the definition of hazardous waste found in section 1004(5) of the Act.

(c) The Administrator will use the criteria for listing specified in this section to establish the exclusion limits referred to in \$261.5(c).

[45 FR 33119, May 19, 1980, as amended at 55 FR 18726, May 4, 1990; 57 FR 14, Jan. 2, 1992]

## 40 CFR Ch. I (7–1–03 Edition)

## Subpart C—Characteristics of Hazardous Waste

## §261.20 General.

(a) A solid waste, as defined in §261.2, which is not excluded from regulation as a hazardous waste under §261.4(b), is a hazardous waste if it exhibits any of the characteristics identified in this subpart.

[*Comment:* §262.11 of this chapter sets forth the generator's responsibility to determine whether his waste exhibits one or more of the characteristics identified in this subpart]

(b) A hazardous waste which is identified by a characteristic in this subpart is assigned every EPA Hazardous Waste Number that is applicable as set forth in this subpart. This number must be used in complying with the notification requirements of section 3010 of the Act and all applicable recordkeeping and reporting requirements under parts 262 through 265, 268, and 270 of this chapter.

(c) For purposes of this subpart, the Administrator will consider a sample obtained using any of the applicable sampling methods specified in appendix I to be a representative sample within the meaning of part 260 of this chapter.

[*Comment:* Since the appendix I sampling methods are not being formally adopted by the Administrator, a person who desires to employ an alternative sampling method is not required to demonstrate the equivalency of his method under the procedures set forth in §§ 260.20 and 260.21.]

[45 FR 33119, May 19, 1980, as amended at 51 FR 40636, Nov. 7, 1986; 55 FR 22684, June 1, 1990; 56 FR 3876, Jan. 31, 1991]

### §261.21 Characteristic of ignitability.

(a) A solid waste exhibits the characteristic of ignitability if a representative sample of the waste has any of the following properties:

(1) It is a liquid, other than an aqueous solution containing less than 24 percent alcohol by volume and has flash point less than 60 °C (140 °F), as determined by a Pensky-Martens Closed Cup Tester, using the test method specified in ASTM Standard D-93-79 or D-93-80 (incorporated by reference, see §260.11), or a Setaflash Closed Cup Tester, using the test method specified

in ASTM Standard D-3278-78 (incorporated by reference, see §260.11), or as determined by an equivalent test method approved by the Administrator under procedures set forth in §§260.20 and 260.21.

(2) It is not a liquid and is capable, under standard temperature and pressure, of causing fire through friction, absorption of moisture or spontaneous chemical changes and, when ignited, burns so vigorously and persistently that it creates a hazard.

(3) It is an ignitable compressed gas as defined in 49 CFR 173.300 and as determined by the test methods described in that regulation or equivalent test methods approved by the Administrator under §§ 260.20 and 260.21.

(4) It is an oxidizer as defined in 49 CFR 173.151.

(b) A solid waste that exhibits the characteristic of ignitability has the EPA Hazardous Waste Number of D001.

[45 FR 33119, May 19, 1980, as amended at 46 FR 35247, July 7, 1981; 55 FR 22684, June 1, 1990]

### §261.22 Characteristic of corrosivity.

(a) A solid waste exhibits the characteristic of corrosivity if a representative sample of the waste has either of the following properties:

(1) It is aqueous and has a pH less than or equal to 2 or greater than or equal to 12.5, as determined by a pH meter using Method 9040 in "Test Methods for Evaluating Solid Waste, Physical/Chemical Methods," EPA Publication SW-846, as incorporated by reference in §260.11 of this chapter.

(2) It is a liquid and corrodes steel (SAE 1020) at a rate greater than 6.35 mm (0.250 inch) per year at a test temperature of 55 °C (130 °F) as determined by the test method specified in NACE (National Association of Corrosion Engineers) Standard TM-01-69 as standardized in "Test Methods for Evaluating Solid Waste, Physical/Chemical Methods," EPA Publication SW-846, as incorporated by reference in §260.11 of this chapter.

(b) A solid waste that exhibits the characteristic of corrosivity has the EPA Hazardous Waste Number of D002.

[45 FR 33119, May 19, 1980, as amended at 46 FR 35247, July 7, 1981; 55 FR 22684, June 1, 1990; 58 FR 46049, Aug. 31, 1993]

#### §261.23 Characteristic of reactivity.

(a) A solid waste exhibits the characteristic of reactivity if a representative sample of the waste has *any* of the following properties:

(1) It is normally unstable and readily undergoes violent change without detonating.

(2) It reacts violently with water.

(3) It forms potentially explosive mixtures with water.

(4) When mixed with water, it generates toxic gases, vapors or fumes in a quantity sufficient to present a danger to human health or the environment.

(5) It is a cyanide or sulfide bearing waste which, when exposed to pH conditions between 2 and 12.5, can generate toxic gases, vapors or fumes in a quantity sufficient to present a danger to human health or the environment.

(6) It is capable of detonation or explosive reaction if it is subjected to a strong initiating source or if heated under confinement.

(7) It is readily capable of detonation or explosive decomposition or reaction at standard temperature and pressure.

(8) It is a forbidden explosive as defined in 49 CFR 173.51, or a Class A explosive as defined in 49 CFR 173.53 or a Class B explosive as defined in 49 CFR 173.88.

(b) A solid waste that exhibits the characteristic of reactivity has the EPA Hazardous Waste Number of D003.

 $[45\ {\rm FR}\ 33119,\ May\ 19,\ 1980,\ as\ amended\ at\ 55\ {\rm FR}\ 22684,\ June\ 1,\ 1990]$ 

#### §261.24 Toxicity characteristic.

(a) A solid waste (except manufactured gas plant waste) exhibits the characteristic of toxicity if, using the Toxicity Characteristic Leaching Procedure, test Method 1311 in "Test Methods for Evaluating Solid Waste, Physical/Chemical Methods," EPA Publication SW-846, as incorporated by reference in §260.11 of this chapter, the extract from a representative sample of the waste contains any of the contaminants listed in table 1 at the concentration equal to or greater than the respective value given in that table. Where the waste contains less than 0.5 percent filterable solids, the waste

## §261.30

itself, after filtering using the methodology outlined in Method 1311, is considered to be the extract for the purpose of this section.

(b) A solid waste that exhibits the characteristic of toxicity has the EPA Hazardous Waste Number specified in Table I which corresponds to the toxic contaminant causing it to be hazardous.

TABLE 1—MAXIMUM CONCENTRATION OF CONTAMINANTS FOR THE TOXICITY CHARACTERISTIC

		TENIOTIO	
EPA HW No. 1	Contaminant	CAS No. 2	Regu- latory Level (mg/L)
D004	Arsenic	7440-38-2	5.0
D004 D005	Barium	7440-30-2	100.0
D003	Benzene	71-43-2	0.5
D006	Cadmium	7440-43-9	1.0
D019	Carbon tetrachloride	56-23-5	0.5
D010	Chlordane	57-74-9	0.03
D020	Chlorobenzene	108-90-7	100.0
D021	Chloroform	67-66-3	6.0
D022 D007	Chromium	7440-47-3	5.0
D007	o-Cresol	95-48-7	4200.0
D023	m-Cresol	108-39-4	4200.0
D024 D025	p-Cresol	106-44-5	4200.0
D025	Cresol	100-44-5	4200.0
D020	2,4-D	94–75–7	10.0
D018 D027	1,4-Dichlorobenzene	106-46-7	7.5
D027 D028	1,2-Dichloroethane	107-06-2	0.5
D028	1,1-Dichloroethylene	75-35-4	0.3
D029 D030	2,4-Dinitrotoluene	121-14-2	<sup>3</sup> 0.13
D030 D012	Endrin	72-20-8	0.02
D012 D031	Heptachlor (and its ep-	72-20-8	0.02
D031	oxide).	70-44-0	0.006
D032	Hexachlorobenzene	118-74-1	<sup>3</sup> 0.13
D033	Hexachlorobutadiene	87-68-3	0.5
D034	Hexachloroethane	67-72-1	3.0
D008	Lead	7439-92-1	5.0
D013	Lindane	58-89-9	0.4
D009	Mercury	7439-97-6	0.2
D014	Methoxychlor	72-43-5	10.0
D035	Methyl ethyl ketone	78-93-3	200.0
D036	Nitrobenzene	98-95-3	2.0
D037	Pentrachlorophenol	87-86-5	100.0
D038	Pyridine	110-86-1	<sup>3</sup> 5.0
D010	Selenium	7782-49-2	1.0
D010	Silver	7440-22-4	5.0
D039	Tetrachloroethylene	127-18-4	0.7
D015	Toxaphene	8001-35-2	0.5
D040	Trichloroethylene	79-01-6	0.5
D040 D041	2,4,5-Trichlorophenol	95-95-4	400.0
D041 D042	2,4,6-Trichlorophenol	88-06-2	2.0
D042 D017	2,4,5-TP (Silvex)	93-72-1	1.0
D017 D043	Vinyl chloride	75-01-4	0.2
2043		75-01-4	0.2

<sup>1</sup> Hazardous waste number.

<sup>a</sup> Chemical abstracts service number. <sup>3</sup>Quantitation limit is greater than the calculated regulatory level. The quantitation limit therefore becomes the regulatory

<sup>4</sup>If o-, m-, and p-Cresol concentrations cannot be differentiated, the total cresol (D026) concentration is used. The regu-latory level of total cresol is 200 mg/l.

[55 FR 11862, Mar. 29, 1990, as amended at 55 FR 22684, June 1, 1990; 55 FR 26987, June 29, 1990; 58 FR 46049, Aug. 31, 1993; 67 FR 11254, Mar. 13, 2002]

## 40 CFR Ch. I (7-1-03 Edition)

## Subpart D—Lists of Hazardous Wastes

### §261.30 General.

(a) A solid waste is a hazardous waste if it is listed in this subpart, unless it has been excluded from this list under §§ 260.20 and 260.22.

(b) The Administrator will indicate his basis for listing the classes or types of wastes listed in this subpart by employing one or more of the following Hazard Codes:

Ignitable Waste	(I)
Corrosive Waste	(C)
Reactive Waste	(R)
Toxicity Characteristic Waste	(E)
Acute Hazardous Waste	(H)
Toxic Waste	(T)

Appendix VII identifies the constituent which caused the Administrator to list the waste as a Toxicity Characteristic Waste (E) or Toxic Waste (T) in §§261.31 and 261.32.

(c) Each hazardous waste listed in this subpart is assigned an EPA Hazardous Waste Number which precedes the name of the waste. This number must be used in complying with the notification requirements of Section 3010 of the Act and certain recordkeeping and reporting requirements under parts 262 through 265, 268, and part 270 of this chapter.

(d) The following hazardous wastes listed in §261.31 or §261.32 are subject to the exclusion limits for acutely hazardous wastes established in §261.5: EPA Hazardous Wastes Nos. FO20, FO21, FO22, FO23, FO26, and FO27.

[45 FR 33119, May 19, 1980, as amended at 48 FR 14294, Apr. 1, 1983; 50 FR 2000, Jan. 14, 1985; 51 FR 40636, Nov. 7, 1986; 55 FR 11863, Mar. 29, 1990]

#### §261.31 Hazardous wastes from nonspecific sources.

(a) The following solid wastes are listed hazardous wastes from non-specific sources unless they are excluded under §§ 260.20 and 260.22 and listed in appendix IX.

# §261.31

Industry and EPA hazardous waste No.	Hazardous waste	Hazar code
Generic:		
F001	The following spent halogenated solvents used in degreasing: Tetrachloroethylene, trichloroethylene, methylene chloride, 1,1,1-trichloroethane, carbon tetrachloride, and chlorinated fluorocarbons; all spent solvent mixtures/blends used in degreasing containing, before use, a total of ten percent or more (by volume) of one or more of the above halogenated solvents or those solvents listed in F002, F004, and F005; and still bottoms from the recovery of these spent solvents and spent solvent solvents.	(Т)
F002	The following spent halogenated solvents: Tetrachloroethylene, methylene chloride, trichloroethylene, 1,1,1-trichloroethane, chlorobenzene, 1,1,2-trichloro-1,2,2- trifluoroethane, ortho-dichlorobenzene, trichlorofluoromethane, and 1,1,2-trichloro- ethane; all spent solvent mixtures/blends containing, before use, a total of ten per- cent or more (by volume) of one or more of the above halogenated solvents or those listed in F001, F004, or F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures.	(T)
F003	The following spent non-halogenated solvents: Xylene, acetone, ethyl acetate, ethyl benzene, ethyl ether, methyl isobutyl ketone, n-butyl alcohol, cyclohexanone, and methanol; all spent solvent mixtures/blends containing, before use, only the above spent non-halogenated solvents; and all spent solvent mixtures/blends containing, before use, one or more of the above non-halogenated solvents, and, a total of ten percent or more (by volume) of one or more of those solvents listed in F001, F002, F004, and F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures.	(I)*
F004	The following spent non-halogenated solvents: Cresols and cresylic acid, and nitrobenzene; all spent solvent mixtures/blends containing, before use, a total of ten percent or more (by volume) of one or more of the above non-halogenated sol- vents or those solvents listed in F001, F002, and F005; and still bottoms from the recovery of these spent solvents and spent solvent mixtures.	(T)
F005	The following spent non-halogenated solvents: Toluene, methyl ethyl ketone, carbon disulfide, isobutanol, pyridine, benzene, 2-ethoxyethanol, and 2-nitropropane; all spent solvent mixtures/blends containing, before use, a total of ten percent or more (by volume) of one or more of the above non-halogenated solvents or those sol- vents listed in F001, F002, or F004; and still bottoms from the recovery of these spent solvents and spent solvent mixtures.	(I,T)
F006	Wastewater treatment sludges from electroplating operations except from the fol- lowing 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-alu- minum plating on carbon steel; (5) cleaning/stripping associated with tin, zinc and aluminum plating on carbon steel; and (6) chemical etching and milling of alu- minum.	(T)
F007 F008	Spent cyanide plating bath solutions from electroplating operations Plating bath residues from the bottom of plating baths from electroplating operations where cyanides are used in the process.	(R, T) (R, T)
F009	Spent stripping and cleaning bath solutions from electroplating operations where cyanides are used in the process.	(R, T)
F010	Quenching bath residues from oil baths from metal heat treating operations where cyanides are used in the process.	(R, T)
F011	Spent cyanide solutions from salt bath pot cleaning from metal heat treating oper- ations.	(R, T)
F012	Quenching waste water treatment sludges from metal heat treating operations where cyanides are used in the process.	(T)
F019	Wastewater treatment sludges from the chemical conversion coating of aluminum ex- cept from zirconium phosphating in aluminum can washing when such phosphating is an exclusive conversion coating process.	(T)
F020		(H)
F021	Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production or manufacturing use (as a reactant, chemical intermediate, or component in a formulating process) of pentachlorophenol, or of intermediates used to produce its derivatives.	(H)
F022	Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the manufacturing use (as a reactant, chemical intermediate, or component in a formulating process) of tetra-, penta-, or hexachlorobenzenes under alkaline con- ditions.	(H)
F023	Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production of materials on equipment previously used for the production or manufacturing use (as a reactant, chemical intermediate, or component in a for- mulating process) of tri- and tetrachlorophenols. (This listing does not include wastes from equipment used only for the production or use of Hexachlorophene from highly purified 2,4,5-trichlorophenol.).	(H)

## §261.31

## 40 CFR Ch. I (7-1-03 Edition)

ndustry and EPA hazardous waste No.	Hazardous waste	Hazaro code
F024	Process wastes, including but not limited to, distillation residues, heavy ends, tars, and reactor clean-out wastes, from the production of certain chlorinated aliphatic hydrocarbons by free radical catalyzed processes. These chlorinated aliphatic hy- drocarbons are those having carbon chain lengths ranging from one to and includ- ing five, with varying amounts and positions of chlorine substitution. (This listing does not include wastewaters, wastewater treatment sludges, spent catalysts, and wastes listed in §261.31 or §261.32.).	(T)
F025	Condensed light ends, spent filters and filter aids, and spent desiccant wastes from the production of certain chlorinated aliphatic hydrocarbons, by free radical cata- lyzed processes. These chlorinated aliphatic hydrocarbons are those having car- bon chain lengths ranging from one to and including five, with varying amounts and positions of chlorine substitution.	(T)
F026	Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production of materials on equipment previously used for the manufac- turing use (as a reactant, chemical intermediate, or component in a formulating process) of tetra-, penta-, or hexachlorobenzene under alkaline conditions.	(H)
F027	Discarded unused formulations containing tri, tetra, or pentachlorophenol or dis- carded unused formulations containing compounds derived from these chlorophenols. (This listing does not include formulations containing Hexachlorophene sythesized from prepurified 2,4,5-trichlorophenol as the sole component.).	(H)
F028	Residues resulting from the incineration or thermal treatment of soil contaminated with EPA Hazardous Waste Nos. F020, F021, F022, F023, F026, and F027.	(T)
F032	Wastewaters (except those that have not come into contact with process contami- nants), process residuals, preservative drippage, and spent formulations from wood preserving processes generated at plants that currently use or have previously used chlorophenolic formulations (except potentially cross-contaminated wastes that have had the F032 waste code deleted in accordance with §261.35 of this chapter or potentially cross-contaminated wastes that are otherwise currently regu- lated as hazardous wastes (i.e., F034 or F035), and where the generator does not resume or initiate use of chlorophenolic formulations). This listing does not include K001 bottom sediment sludge from the treatment of wastewater from wood pre- serving processes that use creosote and/or pentachlorophenol.	(T)
F034	Wastewaters (except those that have not come into contact with process contami- nants), process residuals, preservative drippage, and spent formulations from wood preserving processes generated at plants that use creosote formulations. This list- ing does not include K001 bottom sediment sludge from the treatment of waste- water from wood preserving processes that use creosote and/or pentachlorophenol.	(T)
F035	Wastewaters (except those that have not come into contact with process contami- nants), process residuals, preservative drippage, and spent formulations from wood preserving processes generated at plants that use inorganic preservatives con- taining arsenic or chromium. This listing does not include K001 bottom sediment sludge from the treatment of wastewater from wood preserving processes that use creosote and/or pentachlorophenol.	(T)
F037	Petroleum refinery primary oil/water/solids separation sludge—Any sludge generated from the gravitational separation of oil/water/solids during the storage or treatment of process wastewaters and oil cooling wastewaters from petroleum refineries. Such sludges include, but are not limited to, those generated in oil/water/solids separators; tanks and impoundments; ditches and other conveyances; sumps; and stormwater units receiving dry weather flow. Sludge generated from non-contact once through cooling waters segregated for treatment from other process or oily cooling waters, sludges generated in aggressive biological treatment units as defined in §261.31(b)(2) (including sludges generated in one or more additional units after wastewaters have been treated in aggressive biological treatment units and from substance and included in this listing. This listing does include residuals generated from processing or recycling oil-bearing hazardous secondary materials excluded the secondary materials excluded.	(T)
F038	under §261.4(a)(12)(i), if those residuals are to be disposed of Petroleum refinery secondary (emulsified) oil/water/solids separation sludge—Any sludge and/or float generated from the physical and/or chemical separation of oil/ water/solids in process wastewaters and oily cooling wastewaters from petroleum refineries. Such wastes include, but are not limited to, all sludges and floats gen- erated in: induced air floatation (IAF) units, tanks and impoundments, and all sludges generated in DAF units. Sludges generated in stormwater units that do not receive dry weather flow, sludges generated from non-contact once-through cool- ing waters segregated for treatment from other process or oily cooling waters, sludges and floats generated in aggressive biological treatment units as defined in §261.31(b)(2) (including sludges and floats generated in one or more additional units after wastewaters have been treated in aggressive biological treatment units) and F037, K048, and K051 wastes are not included in this listing.	(T)

## §261.32

Industry and EPA hazardous waste No.	Hazardous waste	Hazard code
F039	Leachate (liquids that have percolated through land disposed wastes) resulting from the disposal of more than one restricted waste classified as hazardous under sub- part D of this part. (Leachate resulting from the disposal of one or more of the fol- lowing EPA Hazardous Wastes and no other Hazardous Wastes retains its EPA Hazardous Waste Number(s): F020, F021, F022, F026, F027, and/or F028.).	(T)

(b) Listing Specific Definitions: (1) For the purposes of the F037 and F038 listings, oil/water/solids is defined as oil and/or water and/or solids.(2) (i) For the purposes of the F037 and F038 listings, aggressive biological treatment units are defined as units which employ one of the following four treatment methods: activated sludge; trickling filter; rotating biological contactor for the continuous accelerated biological oxidation of wastewaters; or high-rate aeration. High-rate aeration is a system of surface impoundments or tanks, in which intense mechanical aeration is used to completely mix the wastes, enhance biological activity, and (A) the units employ a minimum of 6 hp per million gallons of treatment volume; and either (B) the hydraulic retention time of the unit is no longer than 5 days; or (C) the hydraulic retention time is no longer than 30 days and the unit does not generate a sludge that is a hazardous waste by the Toxicity Characteristic.

(ii) Generators and treatment, storage and disposal facilities have the burden of proving that their sludges are exempt from listing as F037 and F038 wastes under this definition. Generators and treatment, storage and disposal facilities must maintain, in their operating or other onsite records, documents and data sufficient to prove that: (A) the unit is an aggressive biological treatment unit as defined in this subsection; and (B) the sludges sought to be exempted from the definitions of F037 and/or F038 were actually generated in the aggressive biological treatment unit.

(3) (i) For the purposes of the F037 listing, sludges are considered to be generated at the moment of deposition in the unit, where deposition is defined as at least a temporary cessation of lateral particle movement.

(ii) For the purposes of the F038 listing, (A) sludges are considered to be generated at the moment of deposition in the unit, where deposition is defined as at least a temporary cessation of lateral particle movement and (B) floats are considered to be generated at the moment they are formed in the top of the unit.

[46 FR 4617, Jan. 16, 1981]

EDITORIAL NOTE: For FEDERAL REGISTER citations affecting §261.31, see the List of CFR Sections Affected, which appears in the Finding Aids section of the printed volume and on GPO Access.

#### §261.32 Hazardous wastes from specific sources.

The following solid wastes are listed hazardous wastes from specific sources unless they are excluded under §§ 260.20 and 260.22 and listed in appendix IX.

Industry and EPA hazardous waste No.	Hazardous waste	Hazard code
Wood preservation: K001	Bottom sediment sludge from the treatment of wastewaters from wood preserving processes that use creosote and/or pentachlorophenol.	(T)
Inorganic pigments:		
K002	Wastewater treatment sludge from the production of chrome yellow and orange pig- ments.	(T)
K003	Wastewater treatment sludge from the production of molybdate orange pigments	(T)
K004	Wastewater treatment sludge from the production of zinc yellow pigments	(T)
K005	Wastewater treatment sludge from the production of chrome green pigments	(T)
K006	Wastewater treatment sludge from the production of chrome oxide green pigments (anhydrous and hydrated).	(T)
K007	Wastewater treatment sludge from the production of iron blue pigments	(T)
K008	Oven residue from the production of chrome oxide green pigments	(T)
Organic chemicals:		
K009	Distillation bottoms from the production of acetaldehyde from ethylene	(T)
K010	Distillation side cuts from the production of acetaldehyde from ethylene	(T)

## §261.32

## 40 CFR Ch. I (7-1-03 Edition)

Industry	and EPA hazardous waste No.	Hazardous waste	Hazard code
K013 . K014 .		Bottom stream from the wastewater stripper in the production of acrylonitrile Bottom stream from the acetonitrile column in the production of acrylonitrile Bottoms from the acetonitrile purification column in the production of acrylonitrile Still bottoms from the distillation of benzyl chloride	(R, T) (R, T) (T) (T)
K017 .		Heavy ends or distillation residues from the production of carbon tetrachloride Heavy ends (still bottoms) from the purification column in the production of epichlorohydrin.	(T) (T)
K019 .		Heavy ends from the fractionation column in ethyl chloride production Heavy ends from the distillation of ethylene dichloride in ethylene dichloride produc- tion.	(T) (T)
K021 .		Heavy ends from the distillation of vinyl chloride in vinyl chloride monomer production Aqueous spent antimony catalyst waste from fluoromethanes production	(T) (T)
K023 .		Distillation bottom tars from the production of phenol/acetone from cumene Distillation light ends from the production of phthalic anhydride from naphthalene	(T) (T)
		Distillation bottoms from the production of phthalic anhydride from naphthalene Distillation bottoms from the production of nitrobenzene by the nitration of benzene	(T) (T)
K026 .		Stripping still tails from the production of methy ethyl pyridines Centrifuge and distillation residues from toluene diisocyanate production	(T) (R, T)
		Spent catalyst from the hydrochlorinator reactor in the production of 1,1,1-trichloro- ethane.	(T)
		Waste from the product steam stripper in the production of 1,1,1-trichloroethane Column bottoms or heavy ends from the combined production of trichloroethylene and perchloroethylene.	(T) (T)
		Distillation bottoms from aniline production Distillation or fractionation column bottoms from the production of chlorobenzenes	(T) (T)
K093 .		Distillation light ends from the production of phthalic anhydride from ortho-xylene	(T)
K095 .		Distillation bottoms from the production of phthalic anhydride from ortho-xylene Distillation bottoms from the production of 1,1,1-trichloroethane	(T) (T)
		Heavy ends from the heavy ends column from the production of 1,1,1-trichloroethane Process residues from aniline extraction from the production of aniline	(T) (T)
K104		Combined wastewater streams generated from nitrobenzene/aniline production	(T)
		Separated aqueous stream from the reactor product washing step in the production of chlorobenzenes.	(T)
K107 .		Column bottoms from product separation from the production of 1,1-dimethyl-hydra- zine (UDMH) from carboxylic acid hydrazines.	(C,T)
K108 .		Condensed column overheads from product separation and condensed reactor vent gases from the production of 1,1-dimethylhydrazine (UDMH) from carboxylic acid hydrazides.	(I,T)
K109 .		Spent filter cartridges from product purification from the production of 1,1- dimethylhydrazine (UDMH) from carboxylic acid hydrazides.	(T)
		Condensed column overheads from intermediate separation from the production of 1,1-dimethylhydrazine (UDMH) from carboxylic acid hydrazides.	(T)
		Product washwaters from the production of dinitrotoluene via nitration of toluene Reaction by-product water from the drying column in the production of toluenediamine via hydrogenation of dinitrotoluene.	(C,T) (T)
K113 .		Condensed liquid light ends from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.	(T)
K114 .		Vicinals from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.	(T)
K115 .		Heavy ends from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.	(T)
K116 .		Organic condensate from the solvent recovery column in the production of toluene diisocyanate via phosgenation of toluenediamine.	(T)
K117 .		Wastewater from the reactor vent gas scrubber in the production of ethylene dibromide via bromination of ethene.	(T)
K118 .		Spent adsorbent solids from purification of ethylene dibromide in the production of ethylene dibromide via bromination of ethene.	(T)
K136 .		Still bottoms from the purification of ethylene dibromide in the production of ethylene dibromide via bromination of ethene.	(T)
K149 .		Distillation bottoms from the production of alpha- (or methyl-) chlorinated toluenes, ring-chlorinated toluenes, benzoyl chlorides, and compounds with mixtures of these functional groups, (This waste does not include still bottoms from the distillation of benzyl chloride.).	(T)
K150 .		Organic residuals, excluding spent carbon adsorbent, from the spent chlorine gas and hydrochloric acid recovery processes associated with the production of alpha- (or methyl-) chlorinated toluenes, ring-chlorinated toluenes, benzoyl chlorides, and compounds with mixtures of these functional groups.	(T)
K151 .		Wastewater treatment sludges, excluding neutralization and biological sludges, gen- erated during the treatment of wastewaters from the production of alpha- (or meth- yl-) chlorinated toluenes, ring-chlorinated toluenes, benzoyl chlorides, and com- pounds with mixtures of these functional groups.	(T)

# §261.32

Industry	and EPA hazardous waste No.	Hazardous waste	Hazard code
K156		Organic waste (including heavy ends, still bottoms, light ends, spent solvents, fil- trates, and decantates) from the production of carbamates and carbamoyl oximes. (This listing does not apply to wastes generated from the manufacture of 3-iodo-2- propynyl n-butylcarbamate.).	(T)
K157		Wastewaters (including scrubber waters, condenser waters, washwaters, and separa- tion waters) from the production of carbamates and carbamoyl oximes. (This listing does not apply to wastes generated from the manufacture of 3-iodo-2-propynyl n- buty/carbamate.).	(T)
K158		Bag house dusts and filter/separation solids from the production of carbamates and carbamoyl oximes. (This listing does not apply to wastes generated from the man- ufacture of 3-iodo-2-propynyl n-butylcarbamate.).	(T)
K159		Organics from the treatment of thiocarbamate wastes	(T)
		Purification solids (including filtration, evaporation, and centrifugation solids), bag house dust and floor sweepings from the production of dithiocarbamate acids and their salts. (This listing does not include K125 or K126.).	(R,T)
K174		Wastewater treatment sludges from the production of ethylene dichloride or vinyl chloride monomer (including sludges that result from commingled ethylene dichlo- ride or vinyl chloride monomer wastewater and other wastewater), unless the sludges meet the following conditions: (i) they are disposed of in a subtitle C or non-hazardous landfill licensed or permitted by the state or federal government; (ii) they are not otherwise placed on the land prior to final disposal; and (iii) the gener- ator maintains documentation demonstrating that the waste was either disposed of in an on-site landfill or consigned to a transporter or disposal facility that provided a written commitment to dispose of the waste in an off-site landfill. Respondents in any action brought to enforce the requirements of subtitle C must, upon a showing by the government that the respondent managed wastewater treatment sludges from the production of vinyl chloride monomer or ethylene dichloride, demonstrate that they meet the terms of the exclusion set forth above. In doing so, they must provide appropriate documentation (e.g., contracts between the generator and the landfill owner/operator, invoices documenting delivery of waste to landfill, etc.) that the terms of the exclusion were met.	(T)
		Wastewater treatment sludges from the production of vinyl chloride monomer using mercuric chloride catalyst in an acetylene-based process.	(T)
	c chemicals:	Brine purification muds from the mercury cell process in chlorine production, where	(T)
		separately prepurified brine is not used. Chlorinated hydrocarbon waste from the purification step of the diaphragm cell proc-	(T)
		ess using graphite anodes in chlorine production. Wastewater treatment sludge from the mercury cell process in chlorine production Baghouse filters from the production of antimony oxide, including filters from the pro-	(T) (E)
K177		duction of intermediates (e.g., antimony metal or crude antimony oxide). Slag from the production of antimony oxide that is speculatively accumulated or dis- posed, including slag from the production of intermediates (e.g., antimony metal or	(T)
K178		crude antimony oxide). Residues from manufacturing and manufacturing-site storage of ferric chloride from acids formed during the production of titanium dioxide using the chloride-ilmenite	(T)
Pesticide		process.	
		By-product salts generated in the production of MSMA and cacodylic acid	(T)
K032		Wastewater treatment sludge from the production of chlordane	(T)
		Wastewater and scrub water from the chlorination of cyclopentadiene in the produc- tion of chlordane.	(T)
		Filter solids from the filtration of hexachlorocyclopentadiene in the production of chlordane. Wastewater treatment sludges generated in the production of creosote	(T) (T)
		Still bottoms from toluene reclamation distillation in the production of disulfoton	(T)
		Wastewater treatment sludges from the production of disulfoton	(T)
		Wastewater from the washing and stripping of phorate production	(T)
		Filter cake from the filtration of diethylphosphorodithioic acid in the production of phorate.	(T)
K040		Wastewater treatment sludge from the production of phorate	(T)
		Wastewater treatment sludge from the production of toxaphene Heavy ends or distillation residues from the distillation of tetrachlorobenzene in the	(T) (T)
		production of 2,4,5-T. 2,6-Dichlorophenol waste from the production of 2,4-D Vacuum stripper discharge from the chlordane chlorinator in the production of chlordane.	(T) (T)
K098		Untreated process wastewater from the production of toxaphene	(T)
K099		Untreated wastewater from the production of 2,4-D	(T)
		Process wastewater (including supernates, filtrates, and washwaters) from the pro- duction of ethylenebisdithiocarbamic acid and its salt.	(T)
r (24		Reactor vent scrubber water from the production of ethylenebisdithiocarbamic acid and its salts.	(C, T)

	and EPA hazardous waste No.	Hazardous waste	Hazaro code
K125		Filtration, evaporation, and centrifugation solids from the production of ethylenebisdithiocarbamic acid and its salts.	(T)
K126		Baghouse dust and floor sweepings in milling and packaging operations from the pro- duction or formulation of ethylenebisdithiocarbamic acid and its salts.	(T)
		Wastewater from the reactor and spent sulfuric acid from the acid dryer from the pro- duction of methyl bromide.	(C, T)
		Spent absorbent and wastewater separator solids from the production of methyl bro- mide.	(T)
Explosiv			(5)
		Wastewater treatment sludges from the manufacturing and processing of explosives	(R)
		Spent carbon from the treatment of wastewater containing explosives	(R) (T)
		lead-based initiating compounds. Pink/red water from TNT operations	(R)
	m refining:	Disastradicia (Istation (DAE) first form the metal sum of finites industry	
		Dissolved air flotation (DAF) float from the petroleum refining industry	(T)
		Slop oil emulsion solids from the petroleum refining industry	
		Heat exchanger bundle cleaning sludge from the petroleum refining industry	
		API separator sludge from the petroleum refining industry	
		Tank bottoms (leaded) from the petroleum refining industry	
		Crude oil storage tank sediment from petroleum refining operations	(T)
		Clarified slurry oil tank sediment and/or in-line filter/separation solids from petroleum refining operations.	(T)
K171		Spent Hydrotreating catalyst from petroleum refining operations, including guard beds used to desulfurize feeds to other catalytic reactors (this listing does not include inert support media).	(I,T)
K172		Spent Hydrorefining catalyst from petroleum refining operations, including guard beds used to desulfurize feeds to other catalytic reactors (this listing does not include inert support media).	(I,T)
ron and	steel:		
K061		Emission control dust/sludge from the primary production of steel in electric furnaces	(T)
K062		Spent pickle liquor generated by steel finishing operations of facilities within the iron and steel industry (SIC Codes 331 and 332).	(C,T)
Primary Primary			
K088 erroallo	N/S'	Spent potliners from primary aluminum reduction	(T)
	iry lead:		
		stayed administratively for sludge generated from secondary acid scrubber sys-	(T)
		tems. The stay will remain in effect until further administrative action is taken. If EPA takes further action effecting this stay, EPA will publish a notice of the action in the Federal Register.	
		Waste leaching solution from acid leaching of emission control dust/sludge from sec- ondary lead smelting.	(T)
	ry pharmaceuticals:	Wastewater treatment sludges generated during the production of veterinary pharma-	(T)
11004			
K101		ceuticals from arsenic or organo-arsenic compounds.	. ,
		ceuticals from arsenic or organo-arsenic compounds. Distillation tar residues from the distillation of aniline-based compounds in the pro- duction of veterinary pharmaceuticals from arsenic or organo-arsenic compounds.	(T)
K102		ceuticals from arsenic or organo-arsenic compounds. Distillation tar residues from the distillation of aniline-based compounds in the pro-	. ,
K102		ceuticals from arsenic or organo-arsenic compounds. Distillation tar residues from the distillation of aniline-based compounds in the pro- duction of veterinary pharmaceuticals from arsenic or organo-arsenic compounds. Residue from the use of activated carbon for decolorization in the production of vet-	(T)
K102		ceuticals from arsenic or organo-arsenic compounds. Distillation tar residues from the distillation of aniline-based compounds in the pro- duction of veterinary pharmaceuticals from arsenic or organo-arsenic compounds. Residue from the use of activated carbon for decolorization in the production of vet- erinary pharmaceuticals from arsenic or organo-arsenic compounds. 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-	(T)
K102 nk formi K086	ulation:	ceuticals from arsenic or organo-arsenic compounds. Distillation tar residues from the distillation of aniline-based compounds in the pro- duction of veterinary pharmaceuticals from arsenic or organo-arsenic compounds. Residue from the use of activated carbon for decolorization in the production of vet- erinary pharmaceuticals from arsenic or organo-arsenic compounds. Solvent washes and sludges, caustic washes and sludges, or water washes and	(T) (T)
K102 nk formi K086 Coking:	ulation:	ceuticals from arsenic or organo-arsenic compounds. Distillation tar residues from the distillation of aniline-based compounds in the pro- duction of veterinary pharmaceuticals from arsenic or organo-arsenic compounds. Residue from the use of activated carbon for decolorization in the production of vet- erinary pharmaceuticals from arsenic or organo-arsenic compounds. 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- ments, driers, soaps, and stabilizers containing chromium and lead.	(T) (T) (T)
K102 nk formi K086 coking: K060	ulation:	ceuticals from arsenic or organo-arsenic compounds. Distillation tar residues from the distillation of aniline-based compounds in the pro- duction of veterinary pharmaceuticals from arsenic or organo-arsenic compounds. Residue from the use of activated carbon for decolorization in the production of vet- erinary pharmaceuticals from arsenic or organo-arsenic compounds. 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- ments, driers, soaps, and stabilizers containing chromium and lead. Ammonia still lime sludge from coking operations	(T) (T) (T)
K102 nk form K086 Coking: K060 K087	ulation:	ceuticals from arsenic or organo-arsenic compounds. Distillation tar residues from the distillation of aniline-based compounds in the pro- duction of veterinary pharmaceuticals from arsenic or organo-arsenic compounds. Residue from the use of activated carbon for decolorization in the production of vet- erinary pharmaceuticals from arsenic or organo-arsenic compounds. 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- ments, driers, soaps, and stabilizers containing chromium and lead. Ammonia still lime sludge from coking operations Process residues from the recovery of coal tar, including, but not limited to, collecting sump residues from the production of coke from coal or the recovery of coke by- products produced from coal. This listing does not include K087 (decanter tank tar tar tark tar sub the start set to the start tark tark tark tark tark tark tark	(T) (T) (T)
K102 nk formu K086 Coking: K060 K087 K141	ulation:	ceuticals from arsenic or organo-arsenic compounds. Distillation tar residues from the distillation of aniline-based compounds in the pro- duction of veterinary pharmaceuticals from arsenic or organo-arsenic compounds. Residue from the use of activated carbon for decolorization in the production of vet- erinary pharmaceuticals from arsenic or organo-arsenic compounds. 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- ments, driers, soaps, and stabilizers containing chromium and lead. Armonia still lime sludge from coking operations Process residues from the recovery of coal tar, including, but not limited to, collecting sump residues from the production of coke from coal or the recovery of coke by- products produced from coking operations). Tar storage tank residues from the production of coke from coal or from the recovery	(T) (T) (T) (T)
K102 nk formi K086 Coking: K060 K087 K141 K142	ulation:	<ul> <li>ceuticals from arsenic or organo-arsenic compounds.</li> <li>Distillation tar residues from the distillation of aniline-based compounds in the production of veterinary pharmaceuticals from arsenic or organo-arsenic compounds.</li> <li>Residue from the use of activated carbon for decolorization in the production of veterinary pharmaceuticals from arsenic or organo-arsenic compounds.</li> <li>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 pigments, driers, soaps, and stabilizers containing chromium and lead.</li> <li>Ammonia still lime sludge from coking operations</li> <li>Decanter tank tar sludge from the recovery of coal tar, including, but not limited to, collecting sump residues from the production of coke from coal or the recovery of coke by-products produced from coal. This listing does not include K087 (decanter tank tar sludges from cos).</li> </ul>	(T) (T) (T) (T) (T) (T)

#### §261.33

Industry and EPA hazardous waste No.	Hazardous waste	Hazard code
K145	Residues from naphthalene collection and recovery operations from the recovery of coke by-products produced from coal.	(T)
K147 K148	Tar storage tank residues from coal tar refining Residues from coal tar distillation, including but not limited to, still bottoms	(T) (T)

[46 FR 4618, Jan. 16, 1981]

EDITORIAL NOTE: For FEDERAL REGISTER citations affecting \$261.32, see the List of CFR Sections Affected, which appears in the Finding Aids section of the printed volume and on GPO Access.

#### §261.33 Discarded commercial chemical products, off-specification species, container residues, and spill residues thereof.

The following materials or items are hazardous wastes if and when they are discarded or intended to be discarded as described in §261.2(a)(2)(i), when they are mixed with waste oil or used oil or other material and applied to the land for dust suppression or road treatment, when they are otherwise applied to the land in lieu of their original intended use or when they are contained in products that are applied to the land in lieu of their original intended use, or when, in lieu of their original intended use, they are produced for use as (or as a component of) a fuel, distributed for use as a fuel, or burned as a fuel.

(a) Any commercial chemical product, or manufacturing chemical intermediate having the generic name listed in paragraph (e) or (f) of this section.

(b) Any off-specification commercial chemical product or manufacturing chemical intermediate which, if it met specifications, would have the generic name listed in paragraph (e) or (f) of this section.

(c) Any residue remaining in a container or in an inner liner removed from a container that has held any commercial chemical product or manufacturing chemical intermediate having the generic name listed in paragraphs (e) or (f) of this section, unless the container is empty as defined in §261.7(b) of this chapter.

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

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

[Comment: The phrase "commercial chemical product or manufacturing chemical intermediate having the generic name listed in . ' refers to a chemical substance which is manufactured or formulated for commercial or manufacturing use which consists of the commercially pure grade of the chemical, any technical grades of the chemical that are produced or marketed, and all formulations in which the chemical is the sole active ingredient. It does not refer to a material. such as a manufacturing process waste, that contains any of the substances listed in paragraph (e) or (f). Where a manufacturing process waste is deemed to be a hazardous waste because it contains a substance listed in paragraph (e) or (f), such waste will be listed in either §261.31 or §261.32 or will be identified as a hazardous waste by the characteristics set forth in subpart C of this part.]

(e) The commercial chemical products, manufacturing chemical intermediates or off-specification commercial chemical products or manufacturing chemical intermediates referred to in paragraphs (a) through (d) of this

section, are identified as acute hazardous wastes (H) and are subject to be the small quantity exclusion defined in §261.5(e).

[Comment: For the convenience of the regulated community the primary hazardous 40 CFR Ch. I (7-1-03 Edition)

properties of these materials have been indi-cated by the letters T (Toxicity), and R (Re-activity). Absence of a letter indicates that the compound only is listed for acute tox-icity. icity.]

These wastes and their corresponding EPA Hazardous Waste Numbers are:

Haz- ardous waste No.	Chemical ab- stracts No.	Substance
P023	107–20–0	Acetaldehyde, chloro-
P002	591-08-2	Acetamide, N-(aminothioxomethyl)-
P057	640-19-7	Acetamide, 2-fluoro-
P058	62-74-8	Acetic acid, fluoro-, sodium salt
P002	591-08-2	1-Acetyl-2-thiourea
P003	107-02-8	Acrolein
P070	116-06-3	Aldicarb
P203	1646-88-4	Aldicarb sulfone.
P004 P005	309-00-2	Aldrin Allyl alcohol
P005	107-18-6	Aluminum phosphide (R,T)
P007	2763-96-4	5-(Aminomethyl)-3-isoxazolol
P008	504-24-5	4-Aminopyridine
P009	131-74-8	Ammonium picrate (R)
P119	7803-55-6	Ammonium vanadate
P099	506-61-6	Argentate(1-), bis(cyano-C)-, potassium
P010	7778–39–4	Arsenic acid H <sub>3</sub> AsO <sub>4</sub>
P012	1327-53-3	Arsenic oxide As <sub>2</sub> O <sub>3</sub>
P011	1303-28-2	Arsenic oxide As <sub>2</sub> O <sub>5</sub>
P011	1303-28-2	Arsenic pentoxide
P012	1327-53-3	Arsenic trioxide
P038 P036	692-42-2 696-28-6	Arsine, diethyl- Arsonous dichloride, phenyl-
P054	151-56-4	Aziridine
P067	75-55-8	Aziridine, 2-methyl-
P013	542-62-1	Barium cyanide
P024	106-47-8	Benzenamine, 4-chloro-
P077	100-01-6	Benzenamine, 4-nitro-
P028	100-44-7	Benzene, (chloromethyl)-
P042	51-43-4	1,2-Benzenediol, 4-[1-hydroxy-2-(methylamino)ethyl]-, (R)-
P046	122-09-8	Benzeneethanamine, alpha,alpha-dimethyl-
P014	108-98-5	Benzenethiol
P127	1563-66-2	7-Benzofuranol, 2,3-dihydro-2,2-dimethyl-, methylcarbamate.
P188 P001	57-64-7 181-81-2	Benzoic acid, 2-hydroxy-, compd. with (3aS-cis)-1,2,3,3a,8,8a-hexahydro-1,3a,8-trimethylpyrrolo[2,3- b]indol-5-yl methylcarbamate ester (1:1). 2H-1-Benzopyran-2-one, 4-hydroxy-3-(3-oxo1-phenylbutyl)-, & salts, when present at concentrations
P028	100-44-7	greater than 0.3% Benzyl chloride
P028 P015	7440-41-7	Beryllium powder
P013	598-31-2	Bromoacetone
P018	357-57-3	Brucine
P045	39196-18-4	2-Butanone, 3,3-dimethyl-1-(methylthio)-, O-[methylamino)carbonyl] oxime
P021	592-01-8	Calcium cyanide
P021	592-01-8	Calcium cyanide Ca(CN) <sub>2</sub>
P189	55285-14-8	Carbamic acid, [(dibutylamino)- thio]methyl-, 2,3-dihydro-2,2-dimethyl- 7-benzofuranyl ester.
P191	644-64-4	Carbamic acid, dimethyl-, 1-[(dimethyl-amino)carbonyl]- 5-methyl-1H- pyrazol-3-yl ester.
P192	119-38-0	Carbamic acid, dimethyl-, 3-methyl-1- (1-methylethyl)-1H- pyrazol-5-yl ester.
P190	1129-41-5	Carbamic acid, methyl-, 3-methylphenyl ester.
P127	1563-66-2	Carbon disulfide
P022 P095	75–15–0 75–44–5	Carbon disulfide Carbonic dichloride
P095 P189	55285-14-8	Carbosulfan.
P023	107-20-0	Chloroacetaldehyde
P023	107-20-0	p-Chloroaniline
P026	5344-82-1	1-(o-Chlorophenyl)thiourea
P027	542-76-7	3-Chloropropionitrile
P029	544-92-3	Copper cyanide
P029	544-92-3	Copper cyanide Cu(CN)
P202	64-00-6	m-Cumenyl methylcarbamate.
P030		Cyanides (soluble cyanide salts), not otherwise specified
P031	400 40 5	Cyanogen

# §261.33

1,4a,5,8,8a,-hexahydro-,
1,4a,5,8,8a-hexahydro-,
o-1a,2,2a,3,6,6a,7,7a-octahydro-, a)-
ro-1a,2,2a,3,6,6a,7,7a-octahydro-, a)-, & metabolites
nino)- carbonyl]oxime.
into, salbonyijoxime.
rbonyl]oxy]-2-oxo-, methyl ester.
yl]oxy]phenyl]-, monohydrochloride.
b)carbonyl]oxy]phenyl]-
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Haz- ardous waste	Chemical ab- stracts No.	Substance
No. P059	76–44–8	4,7-Methano-1H-indene, 1,4,5,6,7,8,8-heptachloro-
		3a,4,7,7a-tetrahydro-
P199	2032-65-7	Methiocarb.
P066	16752-77-5	Methomyl
P068	60-34-4	Methyl hydrazine
P064	624-83-9	Methyl isocyanate
P069	75-86-5	2-Methyllactonitrile
P071	298-00-0	Methyl parathion
P190	1129-41-5	Metolcarb.
P128	315-8-4	Mexacarbate.
P072	86-88-4	alpha-Naphthylthiourea
P073	13463-39-3	Nickel carbonyl
P073	13463-39-3	Nickel carbonyl Ni(CO) <sub>4</sub> , (T-4)-
P074	557-19-7	Nickel cyanide
P074	557-19-7	Nickel cynaide Ni(CN) <sub>2</sub>
P075	154-11-5	Nicotine, & salts
P076	10102-43-9	Nitric oxide
P077	100-01-6	p-Nitroaniline
P078	10102-44-0	Nitrogen dioxide
P076	10102-43-9	Nitrogen oxide NO
P078 P081	10102-44-0	Nitrogen oxide NO <sub>2</sub>
P082	55-63-0 62-75-9	Nitroglycerine (R) N-Nitrosodimethylamine
P082	4549-40-0	N-Nitrosomethylvinylamine
P085	152-16-9	Octamethylpyrophosphoramide
P085	20816-12-0	Osmium oxide OsO <sub>4</sub> , (T-4)-
P087	20816-12-0	Osmium tetroxide
P088	145-73-3	7-Oxabicyclo[2.2.1]heptane-2,3-dicarboxylic acid
P194	23135-22-0	Oxamyl.
P089	56-38-2	Parathion
P034	131-89-5	Phenol, 2-cyclohexyl-4,6-dinitro-
P048	51-28-5	Phenol, 2,4-dinitro-
P047	1 534-52-1	Phenol, 2-methyl-4,6-dinitro-, & salts
P020	88-85-7	Phenol, 2-(1-methylpropyl)-4,6-dinitro-
P009	131-74-8	Phenol, 2,4,6-trinitro-, ammonium salt (R)
P128	315-18-4	Phenol, 4-(dimethylamino)-3,5-dimethyl-, methylcarbamate (ester).
P199	2032-65-7	Phenol, (3,5-dimethyl-4-(methylthio)-, methylcarbamate
P202	64-00-6	Phenol, 3-(1-methylethyl)-, methyl carbamate.
P201	2631-37-0	Phenol, 3-methyl-5-(1-methylethyl)-, methyl carbamate.
P092	62-38-4	Phenylmercury acetate
P093	103-85-5	Phenylthiourea
P094	298-02-2	Phorate
P095	75-44-5	Phosgene
P096	7803-51-2	Phosphine
P041	311-45-5	Phosphoric acid, diethyl 4-nitrophenyl ester
P039	298-04-4	Phosphorodithioic acid, O,O-diethyl S-[2-(ethylthio)ethyl] ester
P094	298-02-2	Phosphorodithioic acid, O,O-diethyl
1034	230-02-2	S-[(ethylthio)methyl] ester
P044	60-51-5	Phosphorodithioic acid, O,O-dimethyl S-[2-(methylamino)-2-oxoethyl] ester
P044	55-91-4	Phosphorofluoridic acid, bis(1-methylethyl) ester
P089	56-38-2	Phosphorothioic acid, O,O-diethyl O-(4-nitrophenyl) ester
P040	297-97-2	Phosphorothioic acid, O,O-diethyl O-pyrazinyl ester
P097	52-85-7	Phosphorothioic acid,
		O-[4-[(dimethylamino)sulfonyl]phenyl] O,O-dimethyl ester
P071	298-00-0	Phosphorothioic acid, O,O,-dimethyl O-(4-nitrophenyl) ester
P204	57-47-6	Physostigmine.
P188	57–64–7	Physostigmine salicylate.
P110	78–00–2	Plumbane, tetraethyl-
P098	151–50–8	
P098	151–50–8	Potassium cyanide K(CN)
P099	506-61-6	Potassium silver cyanide
P201	2631-37-0	Promecarb
P070	116-06-3	Propanal, 2-methyl-2-(methylthio)-,
		O-[(methylamino)carbonyl]oxime
P203	1646-88-4	Propanal, 2-methyl-2-(methyl-sulfonyl)-, O-[(methylamino)carbonyl] oxime.
P101	107-12-0	Propanenitrile
P027	542-76-7	Propanenitrile, 3-chloro-
P069	75-86-5	Propanenitrile, 2-hydroxy-2-methyl-
P081	55-63-0	1,2,3-Propanetriol, trinitrate (R)
P017 P102	598-31-2	2-Propanone, 1-bromo- Propargyl alcohol
F TUZ	107-19-7	i i iopargyi alconoli

### §261.33

Haz- ardous waste No.	Chemical ab- stracts No.	Substance
P003	107-02-8	2-Propenal
P005	107-18-6	2-Propen-1-ol
P067	75-55-8	1.2-Propylenimine
P102	107-19-7	2-Propyn-1-ol
P008	504-24-5	4-Pyridinamine
P075	<sup>1</sup> 54–11–5	Pyridine, 3-(1-methyl-2-pyrrolidinyl)-, (S)-, & salts
P204	57–47–6	Pyrrolo[2,3-b]indol-5-ol, 1,2,3,3a,8,8a-hexahydro-1,3a,8-trimethyl-, methylcarbamate (ester), (3aS-cis)
P114	12039-52-0	Selenious acid, dithallium(1+) salt
P103	630–10–4	Selenourea
P104	506-64-9	Silver cyanide
P104	506-64-9	Silver cyanide Ag(CN)
P105	26628-22-8	Sodium azide
P106	143–33–9	Sodium cyanide
P106	143-33-9	Sodium cyanide Na(CN)
P108	<sup>1</sup> 57–24–9	Strychnidin-10-one, & salts
P018	357-57-3	Strychnidin-10-one, 2,3-dimethoxy-
P108	157-24-9	Strychnine, & salts
P115	7446-18-6	Sulfuric acid, dithallium(1+) salt
P109	3689-24-5	Tetraethyldithiopyrophosphate
P110	78-00-2	Tetraethyl lead
P111	107-49-3	Tetraethyl pyrophosphate
P112 P062	509–14–8 757–58–4	Tetranitromethane (R) Tetraphosphoric acid, hexaethyl ester
P113	1314-32-5	Theilightosphone acid, nexaetinyi ester
P113	1314-32-5	Thallium oxide Tl <sub>2</sub> O <sub>3</sub>
P114	12039-52-0	Thallium(I) selenite
P115	7446-18-6	Thallium(I) sulfate
P109	3689-24-5	Thiodiphosphoric acid, tetraethyl ester
P045	39196-18-4	Thiofanox
P049	541-53-7	Thioimidodicarbonic diamide [(H <sub>2</sub> N)C(S)] <sub>2</sub> NH
P014	108-98-5	Thiophenol
P116	79–19–6	Thiosemicarbazide
P026	5344-82-1	Thiourea, (2-chlorophenyl)-
P072	86-88-4	Thiourea, 1-naphthalenyl-
P093	103-85-5	Thiourea, phenyl-
P185	26419-73-8	Tirpate.
P123	8001-35-2	Toxaphene
P118 P119	75–70–7 7803–55–6	Trichloromethanethiol Vanadic acid, ammonium salt
P120	1314-62-1	Vanadium oxide $V_2 O_5$
P120	1314-62-1	Vanadium pentoxide
P084	4549-40-0	Vinylamine, N-methyl-N-nitroso-
P004	<sup>1</sup> 81–81–2	Warfarin, & salts, when present at concentrations greater than 0.3%
P205	137-30-4	Zinc, bis(dimethylcarbamodithioato-S,S')-,
P121	557-21-1	Zinc cyanide
P121	557-21-1	Zinc cyanide Zn(CN) <sub>2</sub>
P122	1314-84-7	Zinc phosphide $Zn_3 P_2$ , when present at concentrations greater than 10% (R,T)
P205	137–30–4	Ziram.

<sup>1</sup> CAS Number given for parent compound only.

(f) The commercial chemical products, manfacturing chemical intermediates, or off-specification commercial chemical products referred to in paragraphs (a) through (d) of this section, are identified as toxic wastes (T), unless otherwise designated and are subject to the small quantity generator exclusion defined in §261.5 (a) and (g). [*Comment:* For the convenience of the regulated community, the primary hazardous properties of these materials have been indicated by the letters T (Toxicity), R (Reactivity), I (Ignitability) and C (Corrosivity). Absence of a letter indicates that the compound is only listed for toxicity.]

These wastes and their corresponding EPA Hazardous Waste Numbers are:

Haz- ardous waste No.	Chemical ab- stracts No.	Substance
U394	30558-43-1	A2213.
J001	75-07-0	Acetaldehyde (I)
J034	75-87-6	Acetaldehyde, trichloro-
J187	62-44-2	Acetamide, N-(4-ethoxyphenyl)-
1005	53-96-3	Acetamide, N-9H-fluoren-2-yl-
J240	194-75-7	Acetic acid, (2,4-dichlorophenoxy)-, salts & esters
J112	141-78-6	Acetic acid ethyl ester (I)
J144	301-04-2	Acetic acid, lead(2+) salt
J214	563-68-8	Acetic acid, thallium(1+) salt
ee F027	93–76–5	Acetic acid, (2,4,5-trichlorophenoxy)-
J002	67-64-1	Acetone (I)
J003	75-05-8	Acetonitrile (I,T)
J004	98-86-2	Acetophenone
J005	53-96-3	2-Acetylaminofluorene
J006	75-36-5	Acetyl chloride (C,R,T)
J007	79-06-1	Acrylamide
1008 1009	79–10–7 107–13–1	Acrylic acid (I)
J009 J011	61-82-5	Acrylonitrile Amitrole
J011	62-53-3	Aniline (I,T)
J136	75-60-5	Arsinic acid, dimethyl-
J014	492-80-8	Auramine
J015	115-02-6	Azaserine
J010	50-07-7	Azirino[2',3':3,4]pyrrolo[1,2-a]indole-4,7-dione, 6-amino-8-[[(aminocarbonyl)oxy]methyl]-1,1a,2,8,8a,8 hexahydro-8a-methoxy-5-methyl-, [1aS-(1aalpha, 8beta,8aalpha,8balpha)]-
J280	101-27-9	Barban.
J278	22781-23-3	Bendiocarb.
J364	22961-82-6	Bendiocarb phenol.
J271	17804-35-2	Benomyl.
J157	56-49-5	Benz[j]aceanthrylene, 1,2-dihydro-3-methyl-
J016	225-51-4	Benz[c]acridine
J017	98-87-3	Benzal chloride
J192 J018	23950-58-5 56-55-3	Benzamide, 3,5-dichloro-N-(1,1-dimethyl-2-propynyl)- Benz[a]anthracene
J018 J094	57-97-6	Benz[a]anthracene, 7,12-dimethyl-
J012	62-53-3	Benzenamine (I,T)
J014	492-80-8	Benzenamine, 4,4'-carbonimidoylbis[N,N-dimethyl-
U049	3165-93-3	Benzenamine, 4-chloro-2-methyl-, hydrochloride
U093	60-11-7	Benzenamine, N,N-dimethyl-4-(phenylazo)-
U328	95-53-4	Benzenamine, 2-methyl-
U353	106-49-0	Benzenamine, 4-methyl-
J158	101–14–4	Benzenamine, 4,4'-methylenebis[2-chloro-
J222	636-21-5	Benzenamine, 2-methyl-, hydrochloride
J181	99-55-8	Benzenamine, 2-methyl-5-nitro-
J019	71-43-2	
J038	510-15-6	Benzeneacetic acid, 4-chloro-alpha-(4-chlorophenyl)-alpha-hydroxy-, ethyl ester
J030	101-55-3	Benzene, 1-bromo-4-phenoxy-
J035 J037	305–03–3 108–90–7	Benzenebutanoic acid, 4-[bis(2-chloroethyl)amino]- Benzene, chloro-
U221	25376-45-8	Benzenediamine, ar-methyl-
J028	117-81-7	1,2-Benzenedicarboxylic acid, bis(2-ethylhexyl) ester
J069	84-74-2	1,2-Benzenedicarboxylic acid, dibutyl ester
J088	84-66-2	1,2-Benzenedicarboxylic acid, diethyl ester
J102	131-11-3	1,2-Benzenedicarboxylic acid, dimethyl ester
J107	117-84-0	1,2-Benzenedicarboxylic acid, dioctyl ester
J070	95-50-1	Benzene, 1,2-dichloro-
J071	541-73-1	Benzene, 1,3-dichloro-
J072	106-46-7	Benzene, 1,4-dichloro-
J060	72-54-8	Benzene, 1,1'-(2,2-dichloroethylidene)bis[4-chloro-
J017	98-87-3	Benzene, (dichloromethyl)-
J223	26471-62-5	Benzene, 1,3-diisocyanatomethyl- (R,T) Benzene, dimethyl- (I,T)
J239 J201	1330–20–7 108–46–3	Benzene, dimetnyi- (i, i) 1.3-Benzenediol
J201 J127	118-74-1	Benzene, hexachloro-
J056	110-82-7	Benzene, hexahydro- (I)
J220	108-88-3	Benzene, methyl-
J105	121-14-2	Benzene, 1-methyl-2,4-dinitro-
U106	606-20-2	Benzene, 2-methyl-1,3-dinitro-
J055	98-82-8	Benzene, (1-methylethyl)- (I)
J169	98-95-3	Benzene, nitro-

### §261.33

Haz- ardous waste No.	Chemical ab- stracts No.	Substance
U185	82-68-8	Benzene, pentachloronitro-
U020	98-09-9	Benzenesulfonic acid chloride (C,R)
U020	98-09-9	Benzenesulfonyl chloride (C,R)
U207	95-94-3	Benzene, 1,2,4,5-tetrachloro-
U061	50-29-3	Benzene, 1,1'-(2,2,2-trichloroethylidene)bis[4-chloro-
U247	72-43-5	Benzene, 1,1'-(2,2,2-trichloroethylidene)bis[4- methoxy-
U023	98-07-7	Benzene, (trichloromethyl)-
U234	99-35-4	Benzene, 1,3,5-trinitro- Benzidine
U021 U202	92-87-5 181-07-2	1,2-Benzisothiazol-3(2H)-one, 1,1-dioxide, & salts
U278	22781-23-3	1,3-Benzodioxol-4-ol, 2,2-dimethyl-, methyl carbamate.
U364	22961-82-6	1.3-Benzodioxol-4-ol, 2.2-dimethyl-,
U203	94–59–7	1,3-Benzodioxole, 5-(2-propenyl)-
U141	120-58-1	1,3-Benzodioxole, 5-(1-propenyl)-
U367	1563-38-8	7-Benzofuranol, 2,3-dihydro-2,2-dimethyl-
U090	94–58–6	1,3-Benzodioxole, 5-propyl-
U064	189-55-9	Benzo[rst]pentaphene
U248	181-81-2	2H-1-Benzopyran-2-one, 4-hydroxy-3-(3-oxo-1-phenyl-butyl)-, & salts, when present at concentration of 0.3% or less
U022	50-32-8	Benzo[a]pyrene
U197 U023	106–51–4 98–07–7	p-Benzoquinone Benzotrichloride (C,R,T)
U023 U085	1464-53-5	2.2'-Bioxirane
U021	92-87-5	[1,1'-Biphenyl]-4,4'-diamine
U073	91-94-1	[1,1'-Biphenyl]-4,4'-diamine, 3,3'-dichloro-
U091	119-90-4	[1,1'-Biphenyl]-4,4'-diamine, 3,3'-dimethoxy-
U095	119-93-7	[1,1'-Biphenyl]-4,4'-diamine, 3,3'-dimethyl-
U225	75-25-2	Bromoform
U030	101-55-3	4-Bromophenyl phenyl ether
U128	87-68-3	1,3-Butadiene, 1,1,2,3,4,4-hexachloro-
U172	924-16-3	1-Butanamine, N-butyl-N-nitroso-
U031 U159	71–36–3 78–93–3	1-Butanol (I)
U160	1338-23-4	2-Butanone (I,T) 2-Butanone, peroxide (R,T)
U053	4170-30-3	2-Butenal
U074	764-41-0	2-Butene, 1,4-dichloro- (I,T)
U143	303-34-4	2-Butenoic acid, 2-methyl-, 7-[[2,3-dihydroxy-
		2-(1-methoxyethyl)-3-methyl-1-oxobutoxy]methyl]-
		2,3,5,7a-tetrahydro-1H-pyrrolizin-1-yl ester,
		[1S-[1alpha(Z),7(2S*,3R*),7aalpha]]-
U031	71-36-3	n-Butyl alcohol (I)
U136	75-60-5	Cacodylic acid
U032	13765-19-0	Calcium chromate
U372 U271	10605–21–7 17804–35–2	Carbamic acid, 1H-benzimidazol-2-yl, methyl ester. Carbamic acid, [1-[(butylamino)carbonyl]-1H-benzimidazol-2-yl]-, methyl ester.
U280	101-27-9	Carbamic acid, (3-chlorophenyl)-, 4-chloro-2-butynyl ester.
U238	51-79-6	Carbamic acid, ethyl ester
U178	615-53-2	Carbamic acid, methylnitroso-, ethyl ester
U373	122-42-9	Carbamic acid, phenyl-, 1-methylethyl ester.
U409	23564-05-8	Carbamic acid, [1,2-phenylenebis (iminocarbonothioyl)]bis-, dimethyl ester.
U097	79–44–7	Carbamic chloride, dimethyl-
U389	2303-17-5	Carbamothioic acid, bis(1-methylethyl)-, S-(2,3,3-trichloro-2-propenyl) ester.
U387 U114	52888-80-9 1111-54-6	Carbamothioic acid, dipropyl-, S-(phenylmethyl) ester. Carbamodithioic acid, 1,2-ethanediylbis-,
U062	0000 10 1	salts & esters
U062 U279	2303–16–4 63–25–2	Carbamothioic acid, bis(1-methylethyl)-, S-(2,3-dichloro-2-propenyl) ester Carbaryl.
U372	10605-21-7	Carbendazim.
U367	1563-38-8	Carbofutan phenol.
U215	6533-73-9	Carbonic acid, dithallium(1+) salt
U033	353-50-4	Carbonic difluoride
U156	79–22–1	Carbonochloridic acid, methyl ester (I,T)
U033	353-50-4	Carbon oxyfluoride (R,T)
U211	56-23-5	Carbon tetrachloride
U034	75-87-6	Chloral
U035 U036	305–03–3 57–74–9	Chlorambucil Chlordane, alpha & gamma isomers
	494-03-1	Chiordane, alpha & gamma isomers Chiornaphazin
U026		Chlorobenzene
U026 U037	108-90-7	Chlorobenzene Chlorobenzilate
U026		Chlorobenzine Chlorobenzilate p-Chlorom-cresol

U044         67-66-3         Chloroform           U046         107-30-2         Chloromethyl methyl ether           U047         91-58-7         beta-Chloronaphthalene           U048         95-57-8         o-Chlorophenol           U049         3165-93-3         4-Chloro-o-toluidine, hydrochloride           U032         13765-19-0         Chronic acid H2 CrO4, calcium salt           U051         Cresote         Cresote           U052         1319-77-3         Cresot (Cresylic acid)           U053         4170-30-3         Crotonaldehyde           U054         506-68-3         Cyanogen bromide (CN)Br           U197         106-51-4         2,5-Cyclohexane(I)           U197         106-81-4         2,5-Cyclohexane(I)           U197         106-84-1         Cyclohexane, 1,2,3,4,5,6-hexachloro-, (1alpha,2alpha,3beta,4alpha,5alpha,6beta)-           U056         110-82-7         Cyclohexane, 1,2,3,4,5,5-hexachloro-           U058         50-18-0         Cyclophexaneng           U059         20830-81-3         Daunomycin           U062         2303-16-4         Dib           U061         50-29-3         DDT           U062         2303-16-4         Diallate           U070 <th></th>	
U046         107-30-2         Chloromethyl methyl ether           U047         91-58-7         bch.Chlorophenol           U048         95-57-8         o-Chlorophenol           U032         13765-19-0         Chromic acid H <sub>2</sub> CrO <sub>4</sub> , calcium salt           U050         218-01-9         Chrysene           U051         Creosote         Creosote           U052         1319-77-3         Creosote (Cresylic acid)           U055         98-82-8         Cumene (I)           U266         506-68-3         Cyanogen bromide (CN)Br           U197         106-51-4         2,5-Cyclohexadiene-1,4-dione           U056         110-82-7         Cyclohexane (1,2,3,4,5,6-hexachloro-, (1alpha,2alpha,3beta,4alpha,5alpha,6beta)-           U057         108-94-1         Cyclophosphamide           U058         50-18-0         Cyclophosphamide           U059         20830-81-3         Daunomycin           U060         72-54-8         DDD           U061         50-29-3         DDT           U062         2303-16-4         Dialate           U063         53-70-3         Dibenz[a,l]parthracene           U064         189-55-9         Dibenz[a,l]parthracene           U070         95-501	
U047         91-58-7         beta-Chloronaphthálene           U048         95-57-8         o-Chlorophenol           U049         3165-39-3         d-Chloro-o-toluidine, hydrochloride           U032         13765-19-0         Chromic acid H2 CrO4, calcium salt           U050         218-01-9         Chrysene           U051	
U048         95-57-8         o-Chlorophenol           U049         3165-93-3         4-Chloro-o-toluidine, hydrochloride           U050         218-01-9         Chromic acid H <sub>2</sub> CrO <sub>4</sub> , calcium salt           U051         Creosote         Creosote           U053         4170-30-3         Crotonaldehyde           U055         98-82-8         Cumene (I)           U246         506-68-3         Cyanogen bromide (CN)Br           U197         106-51-4         2,5-Cyclohexadiene-1,4-dione           U056         110-82-7         Cyclohexane (I)           U197         58-89-9         Cyclohexane (I)           U197         106-51-4         2,5-Cyclohexadiene-1,4-dione           U056         110-82-7         Cyclohexane, 1,2,3,4,5,6-hexachloro-, (1alpha,2alpha,3beta,4alpha,5alpha,6beta)-           U057         108-94-1         Cyclohexane R         1,3-Cyclopentadiene, 1,2,3,4,5,5-hexachloro-           U058         50-18-0         Cyclophosphamide         2,4-0, salts & esters           U059         20830-81-3         Daunomycin         1,4-0, salts & esters           U061         50-29-3         DDT         1,2-Dibromo-3-chloropropane           U062         2303-16-4         Diallate         1,2-Dibromo-3-chloropropane	
U049 $3165-93-3$ $4$ -Chloro-o-toluidine, hydrochloride           U032 $13765-19-0$ Chrysene           U051         Cresolt         Cresolt           U052 $1319-77-3$ Cresol (Cresylic acid)           U053 $4170-30-3$ Crotonaldehyde           U055 $98-82-8$ Cumene (I)           U246 $506-68-3$ Cyanogen bromide (CN)Br           U197 $106-51-4$ $2,5-Cyclohexaatelinee-1,4-dione           U056         110-82-7         Cyclohexane (I)           U129         58-89-9         Cyclohexane (I)           U129         58-89-9         Cyclohexanore (I)           U130         77-47-4 1,3-Cyclopentadiene-1,2,3,4,5,5-hexachloro-,(1alpha,2alpha,3beta,4alpha,5alpha,6beta)-           U058         50-18-0         Cyclohexanore (I)         Cyclohexanore (I)           U130         77-47-4 1,3-Cyclopentadiene, 1,2,3,4,5,5-hexachloro-           U059         20830-81-3         Daunomycin           U061         50-29-3         DDT           U062         2303-16-4         Diallate           U063         53-70-3         Dibenz(a,h]anthracene           U064         189-55-9$	
U032       13765-19-0       Chromic acid $H_2 CrO_4$ , calcium salt         U050       218-01-9       Chrysene         U051       1319-77-3       Cresolte         U052       1319-77-3       Cresolte         U053       4170-30-3       Crotonaldehyde         U054       1370-73-3       Cresolte         U055       98-82-8       Cumene (I)         U246       506-88-3       Cyanogen bromide (CN)Br         U197       106-51-4       2,5-Cyclohexane (I)         U129       58-89-9       Cyclohexane, 1,2,3,4,5,6-hexachloro-, (1alpha,2alpha,3beta,4alpha,5alpha,6beta)-         U057       108-94-1       Cyclohexane, 1,2,3,4,5,5-hexachloro-         U058       50-18-0       Cyclohexanene (I)         U130       77-47-4       1,3-Cyclopentadiene, 1,2,3,4,5,5-hexachloro-         U058       50-18-0       Cyclohexanene (I)         U130       77-47-4       1,3-Cyclopentadiene, 1,2,3,4,5,5-hexachloro-         U058       50-18-0       Cyclopsphamide         U240       194-75-7       2,4-D, salts & esters         U061       50-29-3       DDT         U062       2303-16-4       Dialate         U062       2303-16-4       Dialpretinde inde inde inde inde inde inde inde	
U050         218-01-9         Chrysene           U051         Creosote         Creosote           U053         4170-30-3         Crotonaldehyde           U055         98-82-8         Cumene (I)           U246         506-68-3         Cyanogen bromide (CN)Br           U197         106-51-4         2,5-Cyclohexadiene-1,4-dione           U056         110-82-7         Cyclohexane (I)           U197         58-89-9         Cyclohexane (I, 1, 3, 4, 5, 5-hexachloro-, (1alpha, 2alpha, 3beta, 4alpha, 5alpha, 6beta)-           U057         108-94-1         Cyclohexanen (I, 1, 3-Cyclopentadiene, 1, 2, 3, 4, 5, 5-hexachloro-           U058         50-18-0         Cyclohexanone (I)           U130         77-47-4         1, 3-Cyclopentadiene, 1, 2, 3, 4, 5, 5-hexachloro-           U059         20830-81-3         Daunomycin           U061         50-29-3         DDD           U062         2303-16-4         Dialtate           U063         53-70-3         Dibenz[a,h]anthracene           U064         189-55-9         Dibenz[a,h]upyrene           U066         96-12-8         1,2-Dibromo-3-chloropropane           U070         95-50-1         o-Dichlorobenzene           U071         541-73-1         m-Dichlorobenzi	
U051	
U052         1319–77–3         Cresol (Cresylic acid)           U053         4170–30–3         Crotonaldehyde           U055         98–82–8         Cumene (I)           U246         506–68–3         Cyanogen bromide (CN)Br           U197         106–51–4         2,5-Cyclohexane (I)           U129         58–89–9         Cyclohexane (I)           U129         58–89–9         Cyclohexane (I)           U129         58–89–9         Cyclohexane (I)           U130         77–47–4         1,2,3,4,5,6-hexachloro-, (1alpha,2alpha,3beta,4alpha,5alpha,6beta)-           U058         50–18–0         Cyclohexanone (I)           U130         77–47–4         1,3-Cyclopentadiene, 1,2,3,4,5,5-hexachloro-           U058         50–18–0         Cyclohexanone (I)           U149         58–81–3         Daunomycin           U060         72–54–8         DD           U061         50–29-3         DDT           U062         2303–16–4         Diallate           U063         53–70–3         Dibenzo[a,l]pyrene           U066         96–12–8         1,2-Dibromo-3-chloropropane           U069         84–74–2         Dibenzole,ing           U071         541–73–1         n-Dichlorobe	
U053         4170-30-3         Crotonaldehyde           U055         98-82-8         Cumene (I)           U246         506-68-3         Cyanogen bromide (CN)Br           U197         106-51-4         2,5-Cyclohexadiene-1,4-dione           U056         110-82-7         Cyclohexane (I)           U129         58-89-9         Cyclohexane, 1,2,3,4,5,6-hexachloro-, (1alpha,2alpha,3beta,4alpha,5alpha,6beta)-           U057         108-94-1         Cyclohexanone (I)           U130         77-47-4         1,3-Cyclopentadiene, 1,2,3,4,5,5-hexachloro-           U058         50-18-0         Cyclohosphamide           U240         194-75-7         2,4-D, salts & esters           U059         20830-81-3         Daunomycin           U061         50-29-3         DDD           U062         2303-16-4         Dialate           U063         53-70-3         Dibenz0[a,i]pyrene           U064         189-55-9         Dibenz0[a,i]pyrene           U066         96-12-8         1,2-Dibroro-3-chloropropane           U066         96-12-8         1,2-Dibrobenzene           U070         95-50-1         o-Dichlorobenzene           U071         541-73-1         m-Dichlorobenzene           U073	
U055         98-82-8         Cumene (I)           U246         506-68-3         Cyanogen bromide (CN)Br           U197         106-51-4         2,5-Cyclohexadiene-1,4-dione           U056         110-82-7         Cyclohexane (I)           U129         58-89-9         Cyclohexane (I)           U057         108-94-1         Cyclohexanone (I)           U130         77-47-4         1,3-Cyclopentadiene, 1,2,3,4,5,5-hexachloro-           U058         50-18-0         Cyclohoxanone (I)           U130         77-47-4         1,3-Cyclopentadiene, 1,2,3,4,5,5-hexachloro-           U059         20830-81-3         Daunomycin           U060         72-54-8         DDD           U061         50-29-3         DDT           U062         2303-16-4         Dianta           U063         53-70-3         Dibenz[a,h]anthracene           U064         189-55-9         Dibenz[a,h]anthracene           U066         96-12-8         1,2-Dibromo-3-chloropropane           U070         95-50-1         o-Dichlorobenzene           U071         541-73-1         m-Dichlorobenzene           U072         106-46-7         p-Dichlorobenzene           U074         764-41-0         1,4-Dichloro	
U246         506-68-3         Cyanogen bromide (CN)Br           U197         106-51-4         2,5-Cyclohexaae (0)           U129         58-89-9         Cyclohexane (1)           U129         58-89-9         Cyclohexane (1,2,3,4,5,6-hexachloro-, (1alpha,2alpha,3beta,4alpha,5alpha,6beta)-           U057         108-94-1         Cyclohexanone (1)           U130         77-47-4         1,3-Cyclopentadiene, 1,2,3,4,5,5-hexachloro-           U058         50-18-0         Cyclophosphamide           U240         194-75-7         2,4,0, salts & esters           U060         72-54-8         DDD           U061         50-29-3         DDT           U062         2303-16-4         Diallate           U063         53-70-3         Dibenzo[a,i]pyrene           U066         96-12-8         1,2-Dibromo-3-chloropropane           U066         96-12-8         1,2-Dibromo-3-chloropropane           U070         95-50-1         o-Dichlorobenzene           U071         541-73-1         m-Dichlorobenzene           U072         106-46-7         p-Dichlorobenzene           U073         91-94-1         3,3'-Dichlorobenzene           U074         764-41-0         1,4-Dichloro-2-butene (I,T) <td< td=""><td></td></td<>	
U197       106-51-4       2,5-Cyclohexadiene 1,4-dione         U056       110-82-7       Cyclohexane (I)         U129       58-89-9       Cyclohexane, 1,2,3,4,5,6-hexachloro-, (1alpha,2alpha,3beta,4alpha,5alpha,6beta)-         U057       108-94-1       Cyclohexanone (I)         U130       77-47-4       1,3-Cyclopentadiene, 1,2,3,4,5,5-hexachloro-         U058       50-18-0       Cyclophosphamide         U240       194-75-7       2,4-D, salts & esters         U059       20830-81-3       Daunomycin         U060       72-54-8       DD         U061       50-29-3       DT         U062       2303-16-4       Diallate         U063       53-70-3       Dibenz[a,i]pyrene         U064       189-55-9       Dibenz[a,i]pyrene         U066       96-12-8       J.2-Dibromo-3-chloropropane         U066       96-12-2       Dibultyl phthalate         U070       95-50-1       o-Dichlorobenzene         U071       541-73-1       m-Dichlorobenzene         U073       91-94-1       3,3'-Dichlorobenzidine         U074       764-41-0       1,4-Dichloro-2-butene (I,T)         U075       75-75-4       1,1-Dichloroethylene         U076 <t< td=""><td></td></t<>	
U056         110-82-7         Cyclohexane (I)           U129         58-89-9         Cyclohexane, 1,2,3,4,5,6-hexachloro-, (1alpha,2alpha,3beta,4alpha,5alpha,6beta)-           U057         108-94-1         Cyclohexanoe (I)           U130         77-47-4         1,3-Cyclopentadiene, 1,2,3,4,5,5-hexachloro-           U058         50-18-0         Cyclophosphamide           U240         194-75-7         2,4-D, salts & esters           U069         20830-81-3         Daunomycin           U060         72-54-8         DDD           U061         50-29-3         DDT           U062         2303-16-4         Dialate           U063         53-70-3         Dibenz[a,h]anthracene           U064         189-55-9         Dibenz[a,h]pyrene           U066         96-12-8         1,2-Dibromo-3-chloropropane           U070         95-50-1         o-Dichlorobenzene           U071         541-73-1         m-Dichlorobenzene           U072         106-6-7         p-Dichlorobenzene           U073         91-94-1         3,3'-Dichlorobenzidine           U074         764-41-0         1,4-Dichloro-2-butene (I,T)           U075         75-71-8         Dichlorodifluoromethane           U076	
U129         58–89–9         Cyclohexane, 1,2,3,4,5,6-hexachloro-, (1alpha,2alpha,3beta,4alpha,5alpha,6beta)- (1alpha,2alpha,3beta,4alpha,5alpha,6beta)-           U057         108–94–1         Cyclohexanone (I)           U130         77–47–4         1,3-Cyclopentadiene, 1,2,3,4,5,5-hexachloro-           U058         50–18–0         Cyclophosphamide           U240         194–75–7         2,4-D, salts & esters           U069         20830–81–3         Daunomycin           U060         72–54–8         DDD           U061         50–29–3         DDT           U062         2303–16–4         Diallate           U063         53–70–3         Dibenz[a,l]pyrene           U066         96–12–8         1,2-Dibromo-3-chloropropane           U066         96–12–8         1,2-Dibromo-3-chloropropane           U070         95–50–1         o-Dichlorobenzene           U071         541–73–1         m-Dichlorobenzene           U072         106–46–7         p-Dichlorobenzidine           U074         764–41–0         1,4-Dichloro-2-butene (I,T)           U075         75–71–8         Dichlorodifluoromethane           U079         156–60–5         1,2-Dichloroethylene           U079         156–60–5         1,2-Dichloroe	
U057         108-94-1         Cyclohexanone (I)           U130         77-47-4         1,3-Cyclopentadiene, 1,2,3,4,5,5-hexachloro-           U058         50-18-0         Cyclophosphamide           U240         194-75-7         2,4-D, salts & esters           U059         20830-81-3         Daunomycin           U060         72-54-8         DDD           U061         50-29-3         DDT           U062         2303-16-4         Diallate           U063         53-70-3         Dibenz[a,h]anthracene           U064         189-55-9         Dibenz[a,i]pyrene           U066         96-12-8         1,2-Dibromo-3-chloropropane           U068         98-47-42         Dibutyl phthalate           U070         95-50-1         o-Dichlorobenzene           U071         541-73-1         m-Dichlorobenzene           U072         106-46-7         p-Dichlorobenzidine           U073         91-94-1         3,3'-Dichlorobenzidine           U074         764-41-0         1,4-Dichloro-2-butene (I,T)           U075         75-71-8         Dichlorodiflucromethane           U079         156-60-5         1,2-Dichloroethylene           U079         156-60-5         1,2-Dichloroethyl	
U130         77-47-4         1,3-Cyclopentadiene, 1,2,3,4,5,5-hexachloro-           U058         50-18-0         Cyclophosphamide           U240         194-75-7         2,4-D, salts & esters           U059         20830-81-3         Daunomycin           U060         72-54-8         DDD           U061         50-29-3         DDT           U062         2303-16-4         Diallate           U063         53-70-3         Dibenz[a,h]anthracene           U066         96-12-8         1,2-Dibromo-3-chloropropane           U066         96-12-8         1,2-Dibromo-3-chloropropane           U070         95-50-1         o-Dichlorobenzene           U071         541-73-1         m-Dichlorobenzene           U072         106-46-7         p-Dichlorobenzene           U073         91-94-1         3,3'-Dichlorobenzidine           U074         764-41-0         1,4-Dichloro-2-butene (I,T)           U075         75-71-8         Dichlorodifluoromethane           U079         156-60-5         1,2-Dichloroethylene           U079         156-60-5         1,2-Dichloroethylene           U075         75-35-4         1,1-Dichloroethylene           U075         111-44-4         Dichl	
U058         50–18–0         Cyclophosphamide           U240         194–75–7         2,4-D, salts & esters           U059         20830–81–3         Daunomycin           U060         72–54–8         DD           U061         50–29–3         DD           U062         2303–16–4         Diallate           U063         53–70–3         Dibenz[a,h]anthracene           U064         189–55–9         Dibenz[a,h]anthracene           U066         96–12–8         1,2-Dibromo-3-chloropropane           U066         96–12–8         1,2-Dibromo-3-chloropropane           U069         84–74–2         Dibutyl phthalate           U070         95–50–1         o-Dichlorobenzene           U071         541–73–1         m-Dichlorobenzene           U073         91–94–1         3,3'-Dichlorobenzene           U073         91–94–1         3,3'-Dichlorobenzene           U074         76–41–0         1,4-Dichloro-2-butene (I,T)           U075         75–71–8         Dichlorodifluoromethane           U078         75–35–4         1,1-Dichloroethylene           U079         156–60–5         1,2-Dichloroethylene           U025         1111–44–4         Dichloroethylene	
U240         194-75-7         2,4-D, salts & esters           U059         20830-81-3         Daunomycin           U060         72-54-8         DDD           U061         50-29-3         DDT           U062         2303-16-4         Diallate           U063         53-70-3         Dibenz[a,h]anthracene           U064         189-55-9         Dibenz[a,h]anthracene           U066         96-12-8         1,2-Dibromo-3-chloropropane           U066         96-12-8         1,2-Dibromo-3-chloropropane           U070         95-50-1         o-Dichlorobenzene           U071         541-73-1         m-Dichlorobenzene           U072         106-46-7         p-Dichlorobenzene           U073         91-94-1         3,3'-Dichlorobenzidine           U074         764-41-0         1,4-Dichloro-2-butene (I,T)           U075         75-71-8         Dichlorodifluoromethane           U079         156-60-5         1,2-Dichloroethylene           U079         156-60-5         1,2-Dichloroethylene           U025         111-44         Dichloroethylether           U025         111-44         Dichlorobenyopyl ether	
U059         20830-81-3         Daunomycin           U060         72-54-8         DDD           U061         50-29-3         DDT           U062         2303-16-4         Diallate           U063         53-70-3         Dibenz[a,h]antracene           U064         189-55-9         Dibenzo[a,i]pyrene           U066         96-12-8         1,2-Dibromo-3-chloropropane           U069         84-74-2         Dibutyl phthalate           U070         95-50-1         o-Dichlorobenzene           U071         541-73-1         m-Dichlorobenzene           U072         106-46-7         p-Dichlorobenzene           U073         91-94-1         3,3'-Dichlorobenzidine           U074         764-41-0         1,4-Dichloro-2-butene (I,T)           U075         75-71-8         Dichlorodifluoromethane           U079         156-60-5         1,2-Dichloroethylene           U025         111-44-         Dichlorobetylene           U025         111-44-4         Dichlorobetylether	
U060         72-54-8         DDD           U061         50-29-3         DDT           U062         2303-16-4         Diallate           U063         53-70-3         Dibenz[a,h]anthracene           U064         189-55-9         Dibenz[a,h]anthracene           U066         96-12-8         1,2-Dibromo-3-chloropropane           U066         96-12-8         1,2-Dibromo-3-chloropropane           U069         84-74-2         Dibutyl phthalate           U070         95-50-1         o-Dichlorobenzene           U071         541-73-1         m-Dichlorobenzene           U073         91-94-1         3,3'-Dichlorobenzene           U073         91-94-1         3,3'-Dichlorobenzene           U074         764-41-0         1,4-Dichloro-2-butene (I,T)           U078         75-35-4         1,1-Dichloroditylene           U079         156-60-5         1,2-Dichloroethylene           U025         1111-44         Dichlorobentylene           U025         111-44         Dichloroethylene           U027         108-60-1         Dichloroethylether	
U061         50-29-3         DDT           U062         2303-16-4         Diallate           U063         53-70-3         Dibenz[a,h]anthracene           U064         189-55-9         Dibenz[a,h]anthracene           U066         96-12-8         1,2-Dibromo-3-chloropropane           U066         96-12-8         1,2-Dibromo-3-chloropropane           U069         84-74-2         Dibutyl phthalate           U070         95-50-1         o-Dichlorobenzene           U071         541-73-1         m-Dichlorobenzene           U073         91-94-1         3,3'-Dichlorobenzidine           U074         764-41-0         1,4-Dichloro-2-butene (I,T)           U075         75-71-8         Dichlorodenzenethane           U074         765-35-4         1,1-Dichlorodenzene           U075         75-71-8         Dichlorodenzene           U076         75-35-4         1,1-Dichloroderbylene           U079         156-60-5         1,2-Dichlorodentylene           U025         111-44         Dichlorodentylene           U025         111-44         Dichlorodentylether           U027         108-60-1         Dichlorosporpoyl ether	
U062         2303-16-4         Diallate           U063         53-70-3         Dibenz[a,h]anthracene           U064         189-55-9         Dibenz[a,h]anthracene           U066         96-12-8         1,2-Dibromo-3-chloropropane           U069         84-74-2         Dibutyl phthalate           U070         95-50-1         o-Dichlorobenzene           U071         541-73-1         m-Dichlorobenzene           U072         106-46-7         p-Dichlorobenzene           U073         91-94-1         3,3'-Dichlorobenzidine           U074         764-41-0         1,4-Dichloro-2-butene (I,T)           U075         75-71-8         Dichlorobentylene           U079         156-60-5         1,2-Dichloroethylene           U079         156-60-5         1,2-Dichloroethylene           U025         111-44-4         Dichloroethylether           U025         106-60-1         Dichlorosporpoyl ether	
U063         53-70-3         Dibenz[a,h]anthracene           U064         189-55-9         Dibenzo[a,i]pyrene           U066         96-12-8         1,2-Dibromo-3-chloropropane           U069         84-74-2         Dibutyl phthalate           U070         95-50-1         o-Dichlorobenzene           U071         541-73-1         m-Dichlorobenzene           U073         91-94-1         3,3'-Dichlorobenzene           U073         91-94-1         3,3'-Dichlorobenzene           U074         764-41-0         1,4-Dichloro-2-butene (I,T)           U078         75-35-4         1,1-Dichloroethylene           U079         156-60-5         1,2-Dichloroethylene           U025         1111-44-4         Dichloroethylether           U026         108-60-1         Dichlorospyl ether	
U064         189-55-9         Dibenzo[a,i]pyrene           U066         96-12-8         1,2-Dibrom-3-chloropropane           U069         84-74-2         Dibutly Iphthalate           U070         95-50-1         o-Dichlorobenzene           U071         541-73-1         m-Dichlorobenzene           U073         91-94-1         3,3'-Dichlorobenzene           U074         76-41-0         1,4-Dichloro-2-butene (I,T)           U075         75-71-8         Dichlorodenzene           U074         76-41-0         1,4-Dichloro-2-butene (I,T)           U075         75-71-8         Dichlorodentylene           U078         75-35-4         1,1-Dichlorodentylene           U079         156-60-5         1,2-Dichloroethylene           U025         111-44         Dichloroethyle ther           U027         108-60-1         Dichloroethyle ther	
U069         84-74-2         Dibutyl phthalate           U070         95-50-1         o-Dichlorobenzene           U071         541-73-1         m-Dichlorobenzene           U072         106-46-7         p-Dichlorobenzene           U073         91-94-1         3,3'-Dichlorobenzene           U074         764-41-0         1,4-Dichloro-2-butene (I,T)           U075         75-71-8         Dichlorodethylene           U079         156-60-5         1,2-Dichloroethylene           U025         111-44-4         Dichloroethylether           U027         108-60-1         Dichloroethylether	
U070         95-50-1         o-Dichlorobenzene           U071         541-73-1         m-Dichlorobenzene           U072         106-46-7         p-Dichlorobenzene           U073         91-94-1         3,3'-Dichlorobenzidine           U074         764-41-0         1,4-Dichloro-2-butene (I,T)           U075         75-71-8         Dichlorodenzenemethane           U078         75-35-4         1,1-Dichlorodethylene           U079         156-60-5         1,2-Dichlorotethylene           U025         111-44-4         Dichlorotethylether           U027         108-60-1         Dichlorostylether	
U071         541–73–1         m-Dichlorobenzene           U072         106–46–7         p-Dichlorobenzene           U073         91–94–1         3,3'-Dichlorobenzidine           U074         764–41–0         1,4-Dichloro-2-butene (I,T)           U075         75–71–8         Dichlorodethylene           U078         75–35–4         1,1-Dichloroethylene           U079         156–60–5         1,2-Dichloroethylene           U027         108–60–1         Dichloroethyle ther	
U072         106-46-7         p-Dichlorobenzene           U073         91-94-1         3,3'-Dichlorobenzidine           U074         764-41-0         1,4-Dichloro-2-butene (I,T)           U075         75-71-8         Dichlorodifluoromethane           U078         75-35-4         1,1-Dichloroethylene           U079         156-60-5         1,2-Dichloroethylene           U027         108-60-1         Dichlorospy lether	
U073         91-94-1         3,3'-Dichlorobenzidine           U074         764-41-0         1,4-Dichloro-2-butene (I,T)           U075         75-71-8         Dichlorodifluoromethane           U078         75-35-4         1,1-Dichloroethylene           U079         156-60-5         1,2-Dichloroethylene           U025         111-44-4         Dichloroethyl ether           U027         108-60-1         Dichloroethyl ether	
U074         764-41-0         1,4-Dichloro-2-butene (I,T)           U075         75-71-8         Dichlorodifluoromethane           U078         75-35-4         1,1-Dichloroethylene           U079         156-60-5         1,2-Dichloroethylene           U025         111-44-4         Dichloroethyle ther           U027         108-60-1         Dichlorosopropyl ether	
U075         75–71–8         Dichlorodifluoromethane           U078         75–35–4         1,1-Dichloroethylene           U079         156–60–5         1,2-Dichloroethylene           U025         111–44–4         Dichloroethylether           U027         108–60–1         Dichloroethylether	
U078         75–35–4         1,1-Dichloroethylene           U079         156–60–5         1,2-Dichloroethylene           U025         111–44–4         Dichloroethyl ether           U027         108–60–1         Dichloroethyl ether	
U079         156-60-5         1,2-Dichloroethylene           U025         111-44-4         Dichloroethyl ether           U027         108-60-1         Dichloroisopropyl ether	
U025     111-44-4     Dichloroethyl ether       U027     108-60-1     Dichloroisopropyl ether	
U027 108–60–1 Dichloroisopropyl ether	
U081 120-83-2 2,4-Dichlorophenol	
U082 87-65-0 2,6-Dichlorophenol	
U084 542–75–6 1,3-Dichloropropene	
U085 1464–53–5 1,2:3,4-Diepoxybutane (I,T)	
U108 123–91–1 1,4-Diethyleneoxide	
U028 117-81-7 Diethylhexyl phthalate	
U395 5952–26–1 Diethylene glycol, dicarbamate.	
U086 1615–80–1 N,N'-Diethylhydrazine	
U087 3288–58–2 O,O-Diethyl S-methyl dithiophosphate	
U088 84–66–2 Diethyl phthalate	
U089 56–53–1 Diethylstilbesterol	
U090 94–58–6 Dihydrosafrole	
U091 119–90–4 3,3'-Dimethoxybenzidine	
U092 124–40–3 Dimethylamine (I)	
U093 60–11–7 p-Dimethylaminoazobenzene U094 57–97–6 7,12-Dimethylbenz[a]anthracene	
U095 119–93–7 3,3'-Dimethylbenzidine	
U096 80–15–9 alpha,alpha-Dimethylbenzylhydroperoxide (R)	
U097 79–44–7 Dimethylcarbamoyl chloride	
U098 57–14–7 1,1-Dimethylkylaria	
U099 540–73–8 1,2-Dimethylhydrazine	
U101 105–67–9 2,4-Dimethylphenol	
U102 131–11–3 Dimethyl phthalate	
U103 77–78–1 Dimethyl sulfate	
U105   121–14–2 2,4-Dinitrotoluene	
U106 606–20–2 2,6-Dinitrotoluene	
U107 117–84–0 Di-n-octyl phthalate	
U108 123–91–1 1,4-Dioxane	
U109 122–66–7 1,2-Diphenylhydrazine	
U110 142–84–7 Dipropylamine (I)	
U111 621–64–7 Di-n-propyInitrosamine	
U041 106–89–8 Epichlorohydrin	
U001 75–07–0 Ethanal (I)	

# §261.33

Haz- ardous waste No.	Chemical ab- stracts No.	Substance
U404	121-44-8	Ethanamine, N,N-diethyl-
U174	55-18-5	Ethanamine, N-ethyl-N-nitroso-
U155	91-80-5	1,2-Ethanediamine, N,N-dimethyl-N'-2-pyridinyl-N'-(2-thienylmethyl)-
U067	106-93-4	Ethane, 1,2-dibromo-
U076	75-34-3	Ethane, 1,1-dichloro-
U077	107-06-2	Ethane, 1,2-dichloro-
U131	67-72-1	Ethane, hexachloro-
U024	111-91-1	Ethane, 1,1'-[methylenebis(oxy)]bis[2-chloro-
U117	60-29-7	Ethane, 1,1'-oxybis-(I)
U025	111-44-4	Ethane, 1,1'-oxybis[2-chloro-
U184	76-01-7	Ethane, pentachloro-
U208	630-20-6	Ethane, 1,1,1,2-tetrachloro-
U209	79-34-5	Ethane, 1,1,2,2-tetrachloro-
U218	62-55-5	Ethanethioamide
U226	71-55-6	Ethane, 1,1,1-trichloro-
U227	79–00–5	Ethane, 1,1,2-trichloro-
U410	59669-26-0	Ethanimidothioic acid, N,N'- [thiobis[(methylimino)carbonyloxy]]bis-, dimethyl ester
U394	30558-43-1	Ethanimidothioic acid, 2-(dimethylamino)-N-hydroxy-2-oxo-, methyl ester.
U359	110-80-5	Ethanol, 2-ethoxy-
U173	1116-54-7	Ethanol, 2,2'-(nitrosoimino)bis-
U395	5952-26-1	Ethanol, 2,2'-oxybis-, dicarbamate.
U004	98-86-2	Ethanone, 1-phenyl-
U043	75-01-4	Ethene, chloro-
U042	110-75-8	Ethene, (2-chloroethoxy)-
U078	75-35-4	Ethene, 1,1-dichloro-
U079	156-60-5	Ethene, 1,2-dichloro-, (E)-
U210	127-18-4	Ethene, tetrachloro-
U228	79–01–6	Ethene, trichloro-
U112	141-78-6	Ethyl acetate (I)
U113	140-88-5	Ethyl acrylate (I)
U238	51-79-6	Ethyl carbamate (urethane)
U117	60–29–7	Ethyl ether (I)
U114	<sup>1</sup> 111–54–6	Ethylenebisdithiocarbamic acid, salts & esters
U067	106-93-4	Ethylene dibromide
U077	107-06-2	Ethylene dichloride
U359	110-80-5	Ethylene glycol monoethyl ether
U115	75–21–8	Ethylene oxide (I,T)
U116	96-45-7	Ethylenethiourea
U076	75–34–3	Ethylidene dichloride
U118	97–63–2	Ethyl methacrylate
U119	62–50–0	Ethyl methanesulfonate
U120	206-44-0	Fluoranthene
U122	50-00-0	Formaldehyde
U123	64–18–6	Formic acid (C,T)
U124	110-00-9	Furan (I)
U125	98-01-1	2-Furancarboxaldehyde (I)
U147	108-31-6	2,5-Furandione
U213	109-99-9	Furan, tetrahydro-(I)
U125	98-01-1	Furfural (I)
U124	110-00-9	Furfuran (I)
U206 U206	18883–66–4 18883–66–4	Glucopyranose, 2-deoxy-2-(3-methyl-3-nitrosoureido)-, D- D-Glucose, 2-deoxy-2-[(methylnitrosoamino)- carbonyl]amino]-
U126	765–34–4	Glycidylaldehyde
U163	70-25-7	Guanidine, N-methyl-N'-nitro-N-nitroso-
U127	118-74-1	Hexachlorobenzene
U128	87-68-3	Hexachlorobutadiene
U130	77–47–4	Hexachlorocyclopentadiene
U131	67–72–1	Hexachloroethane
U132	70-30-4	Hexachlorophene
U243	1888-71-7	Hexachloropropene
U133	302-01-2	Hydrazine (R,T)
U086	1615-80-1	Hydrazine, 1,2-diethyl-
U098	57-14-7	Hydrazine, 1,1-dimethyl-
U099	540-73-8	Hydrazine, 1,2-dimethyl-
U109	122-66-7	Hydrazine, 1,2-diphenyl-
U134	7664-39-3	Hydrofluoric acid (C,T)
U134	7664-39-3	Hydrogen fluoride (C,T)
	7783-06-4	Hydrogen sulfide
U135		
U135 U135	7783-06-4	Hydrogen sulfide H <sub>2</sub> S
		Hydrogen sulfide H <sub>2</sub> S Hydroperoxide, 1-methyl-1-phenylethyl- (R)

Haz- ardous waste No.	Chemical ab- stracts No.	Substance
U137	193–39–5	Indeno[1,2,3-cd]pyrene
U190	85-44-9	1,3-Isobenzofurandione
U140	78-83-1	Isobutyl alcohol (I,T)
U141	120-58-1	Isosafrole
U142 U143	143–50–0 303–34–4	Kepone Lasiocarpine
U144	301-04-2	Lead acetate
U146	1335-32-6	Lead, bis(acetato-O)tetrahydroxytri-
U145	7446-27-7	Lead phosphate
U146	1335–32–6	Lead subacetate
U129	58-89-9	Lindane
U163	70-25-7	MNNG Malaia anhudrida
U147 U148	108–31–6 123–33–1	Maleic anhydride Maleic hydrazide
U149	109-77-3	Malenchydrazide
U150	148-82-3	Melphalan
U151	7439–97–6	Mercury
U152	126–98–7	Methacrylonitrile (I, T)
U092	124-40-3	Methanamine, N-methyl- (I)
U029	74-83-9	Methane, bromo-
U045 U046	74–87–3 107–30–2	Methane, chloro- (I, T) Methane, chloromethoxy-
U068	74-95-3	Methane, dibromo-
U080	75-09-2	Methane, dichloro-
U075	75–71–8	Methane, dichlorodifluoro-
U138	74-88-4	Methane, iodo-
U119	62-50-0	Methanesulfonic acid, ethyl ester
U211	56–23–5 74–93–1	Methane, tetrachloro-
U153 U225	74-93-1 75-25-2	Methanethiol (I, T) Methane, tribromo-
U044	67-66-3	Methane, trichloro-
U121	75-69-4	Methane, trichlorofluoro-
U036	57-74-9	4,7-Methano-1H-indene, 1,2,4,5,6,7,8,8-octachloro-2,3,3a,4,7,7a-hexahydro-
U154	67–56–1	Methanol (I)
U155	91-80-5	Methapyrilene
U142 U247	143–50–0 72–43–5	1,3,4-Metheno-2H-cyclobuta[cd]pentalen-2-one, 1,1a,3,3a,4,5,5,5a,5b,6-decachlorooctahydro- Methoxychlor
U154	67-56-1	Metholychion Methyl alcohol (I)
U029	74-83-9	Methyl bromide
U186	504-60-9	1-Methylbutadiene (I)
U045	74–87–3	Methyl chloride (I,T)
U156	79-22-1	Methyl chlorocarbonate (I,T)
U226	71-55-6	Methyl chloroform
U157 U158	56–49–5 101–14–4	3-Methylcholanthrene 4,4'-Methylenebis(2-chloroaniline)
U068	74–95–3	Methylene bromide
U080	75–09–2	Methylene chloride
U159	78–93–3	Methyl ethyl ketone (MEK) (I,T)
U160	1338-23-4	Methyl ethyl ketone peroxide (R,T)
U138	74-88-4	Methyl iodide
U161 U162	108–10–1 80–62–6	Methyl isobutyl ketone (I) Methyl methacrylate (I,T)
U162 U161	108–10–1	4-Methyl-2-pentanone (I)
U164	56-04-2	Methylthiouracil
U010	50-07-7	Mitomycin C
U059	20830-81-3	5,12-Naphthacenedione, 8-acetyl-10-[(3-amino-2,3,6-trideoxy)-alpha-L-lyxo-hexopyranosyl)oxy]- 7,8,9,10-tetrahydro-6,8,11-trihydroxy-1-methoxy-, (8S-cis)-
U167	134-32-7	1-Naphthalenamine
U168	91-59-8	2-Naphthalenamine
U026	494-03-1	Naphthalenamine, N,N'-bis(2-chloroethyl)-
U165 U047	91–20–3 91–58–7	Naphthalene Naphthalene, 2-chloro-
U166	130-15-4	1,4-Naphthalenedione
U236	72–57–1	2,7-Naphthalenedisulfonic acid, 3,3'-[(3,3'- dimethyl[1,1'-biphenyl]-4,4'-diyl)bis(azo)bis[5-amino-4-hydroxy]-, tetrasodium salt
U279	63–25–2	1-Naphthalenol, methylcarbamate.
U166	130–15–4	1,4-Naphthoquinone
U167	134-32-7	alpha-Naphthylamine
U168 U217	91-59-8	beta-Naphthylamine
	10102-45-1	Nitric acid, thallium(1+) salt
U169	98-95-3	Nitrobenzene (I,T)

# §261.33

Haz- ardous waste No.	Chemical ab- stracts No.	Substance
U171	79–46–9	2-Nitropropane (I,T)
U172	924–16–3	N-Nitrosodi-n-butylamine
U173	1116-54-7	N-Nitrosodiethanolamine
U174	55-18-5	N-Nitrosodiethylamine
U176	759-73-9	N-Nitroso-N-ethylurea
U177	684-93-5	N-Nitroso-N-methylurea
U178	615-53-2	N-Nitroso-N-methylurethane
U179	100-75-4	N-Nitrosopiperidine
U180	930-55-2	N-Nitrosopyrrolidine
U181	99-55-8	5-Nitro-o-toluidine
U193	1120-71-4	1,2-Oxathiolane, 2,2-dioxide
U058	50-18-0	2H-1,3,2-Oxazaphosphorin-2-amine, N,N-bis(2-chloroethyl)tetrahydro-, 2-oxide
U115	75-21-8	Oxirane (I,T)
U126	765-34-4	Oxiranecarboxyaldehyde
U041	106-89-8	Oxirane, (chloromethyl)-
2	123-63-7	Paraldehyde
U183	608-93-5	Pentachlorobenzene
U184	76-01-7	Pentachloroethane
U185 See F027	82–68–8 87–86–5	Pentachloronitrobenzene (PCNB) Pentachlorophenol
U161	108-10-1	Pentanol, 4-methyl-
U186	504-60-9	1,3-Pentadiene (I)
U187	62-44-2	Phenacetin
U188	108-95-2	Phenol
U048	95-57-8	Phenol, 2-chloro-
U039	59-50-7	Phenol, 4-chloro-3-methyl-
U081	120-83-2	Phenol, 2,4-dichloro-
U082	87-65-0	Phenol, 2,6-dichloro-
U089	56-53-1	Phenol, 4,4'-(1,2-diethyl-1,2-ethenediyl)bis-, (E)-
U101	105-67-9	Phenol, 2,4-dimethyl-
U052	1319-77-3	Phenol, methyl-
U132	70-30-4	Phenol, 2,2'-methylenebis[3,4,6-trichloro-
U411	114-26-1	Phenol, 2-(1-methylethoxy)-, methylcarbamate.
U170	100-02-7	Phenol, 4-nitro-
See F027	87–86–5	Phenol, pentachloro-
See F027	58-90-2	Phenol, 2,3,4,6-tetrachloro-
See F027	95-95-4	Phenol, 2,4,5-trichloro-
See F027 U150	88-06-2	Phenol, 2,4,6-trichloro- L-Phenylalanine, 4-[bis(2-chloroethyl)amino]-
U145	7446-27-7	Phosphoric acid, lead(2+) salt (2:3)
U087	3288-58-2	Phosphorodithioic acid, O,O-diethyl S-methyl ester
U189	1314-80-3	Phosphorus sulfide (R)
U190	85-44-9	Phthalic anhydride
U191	109-06-8	2-Picoline
U179	100-75-4	Piperidine, 1-nitroso-
U192	23950-58-5	Pronamide
U194	107-10-8	1-Propanamine (I,T)
U111	621-64-7	1-Propanamine, N-nitroso-N-propyl-
U110	142-84-7	1-Propanamine, N-propyl- (I)
U066	96-12-8	Propane, 1,2-dibromo-3-chloro-
U083	78-87-5	Propane, 1,2-dichloro-
U149	109-77-3	Propanedinitrile Propane, 2-nitro- (I,T)
U171 U027	79–46–9 108–60–1	Propane, 2,2'-oxybis[2-chloro-
U193	1120-71-4	1,3-Propane sultone
See F027	93–72–1	Propanoic acid, 2-(2,4,5-trichlorophenoxy)-
U235	126-72-7	1-Propanol, 2,3-dibromo-, phosphate (3:1)
U140	78-83-1	1-Propanol, 2-methyl- (I,T)
U002	67-64-1	2-Propanone (I)
U007	79-06-1	2-Propenamide
U084	542-75-6	1-Propene, 1,3-dichloro-
U243	1888-71-7	1-Propene, 1,1,2,3,3,3-hexachloro-
U009	107-13-1	2-Propenenitrile
U152	126-98-7	2-Propenenitrile, 2-methyl- (I,T)
U008		2-Propenoic acid (I)

Haz- ardous waste No.	Chemical ab- stracts No.	Substance
U113	140-88-5	2-Propenoic acid, ethyl ester (I)
U118	97-63-2	2-Propenoic acid, 2-methyl-, ethyl ester
U162	80-62-6	2-Propenoic acid, 2-methyl-, methyl ester (I,T)
U373	122-42-9	Propham.
U411	114-26-1	Propoxur.
U387	52888-80-9	Prosulfocarb.
U194	107-10-8	n-Propylamine (I,T)
U083	78-87-5	Propylene dichloride 3,6-Pyridazinedione, 1,2-dihydro-
U148 U196	123-33-1	Pyridine
U191	109-06-8	Pyridine, 2-methyl-
U237	66–75–1	2,4-(1H,3H)-Pyrimidinedione, 5-[bis(2- chloroethyl)amino]-
U164	56-04-2	4(1H)-Pyrimidinone, 2,3-dihydro-6-methyl-2-thioxo-
U180	930-55-2	Pyrrolidine, 1-nitroso-
U200	50-55-5	Reserpine
U201	108-46-3	Resorcinol
U202	<sup>1</sup> 81–07–2	Saccharin, & salts
U203 U204	94–59–7 7783–00–8	Safrole Selenious acid
U204 U204	7783-00-8	Selenium dioxide
U205	7488-56-4	Selenium sulfide
U205	7488-56-4	Selenium sulfide SeS <sub>2</sub> (R,T)
U015	115-02-6	L-Serine, diazoacetate (ester)
See F027	93–72–1	Silvex (2,4,5-TP)
U206	18883-66-4	Streptozotocin
U103	77-78-1	Sulfuric acid, dimethyl ester
U189 See	1314–80–3 93–76–5	Sulfur phosphide (R)
5ee F027	93-70-5	2,4,5-T
U207	95-94-3	1,2,4,5-Tetrachlorobenzene
U208	630-20-6	1,1,1,2-Tetrachloroethane
U209	79–34–5	1,1,2,2-Tetrachloroethane
U210	127-18-4	Tetrachloroethylene
See	58-90-2	2,3,4,6-Tetrachlorophenol
F027	100.00.0	Tabalastina ()
U213 U214	109–99–9 563–68–8	Tetrahydrofuran (I) Thallium(I) acetate
U215	6533-73-9	Thallium(I) carbonate
U216	7791–12–0	Thallium(I) chloride
U216	7791-12-0	Thallium chloride TIcl
U217	10102-45-1	Thallium(I) nitrate
U218	62-55-5	Thioacetamide
U410	59669-26-0	Thiodicarb.
U153	74-93-1	Thiomethanol (I,T)
U244	137-26-8	Thioperoxydicarbonic diamide [(H <sub>2</sub> N)C(S)] <sub>2</sub> S <sub>2</sub> , tetramethyl-
U409 U219	23564-05-8 62-56-6	Thiophanate-methyl. Thiourea
U244	137-26-8	Thiram
U220	108-88-3	Toluene
U221	25376-45-8	Toluenediamine
U223	26471-62-5	Toluene diisocyanate (R,T)
U328	95-53-4	o-Toluidine
U353	106-49-0	p-Toluidine
U222 U389	636–21–5 2303–17–5	o-Toluidine hydrochloride Triallate.
U011	61-82-5	1H-1,2,4-Triazol-3-amine
U227	79-00-5	1,1,2-Trichloroethane
U228		Trichloroethylene
U121	75-69-4	Trichloromonofluoromethane
See	95-95-4	2,4,5-Trichlorophenol
F027		
See	88-06-2	2,4,6-Trichlorophenol
F027	121-44-8	Triathylamina
U404 U234	99-35-4	Triethylamine. 1,3,5-Trinitrobenzene (R,T)
U182	123-63-7	1,3,5-Trioxane, 2,4,6-trimethyl-
U235	126-72-7	Tris(2,3-dibromopropyl) phosphate
U236	72-57-1	Trypan blue
U237	66-75-1	Uracil mustard
U176	759-73-9	Urea, N-ethyl-N-nitroso-

§261.35

Haz- ardous waste No.	Chemical ab- stracts No.	Substance			
U177	684–93–5	Urea, N-methyl-N-nitroso-			
U043	75-01-4	Vinyl chloride			
U248	<sup>1</sup> 81–81–2	Warfarin, & salts, when present at concentrations of 0.3% or less			
U239	1330-20-7	Xylene (I)			
U200	50-55-5	Yohimban-16-carboxylic acid, 11,17-dimethoxy-18-[(3,4,5-trimethoxybenzoyl)oxy]-, methyl ester,			
U249	1314–84–7	(3beta,16beta,17alpha,18beta,20alpha)- 7 Zinc phosphide Zn <sub>3</sub> P <sub>2</sub> , when present at concentrations of 10% or less			

<sup>1</sup> CAS Number given for parent compound only.

#### [45 FR 78529, 78541, Nov. 25, 1980]

EDITORIAL NOTE: For FEDERAL REGISTER citations affecting \$261.33, see the List of CFR Sections Affected, which appears in the Finding Aids section of the printed volume and on GPO Access.

#### §261.35 Deletion of certain hazardous waste codes following equipment cleaning and replacement.

(a) Wastes from wood preserving processes at plants that do not resume or initiate use of chlorophenolic preservatives will not meet the listing definition of F032 once the generator has met all of the requirements of paragraphs (b) and (c) of this section. These wastes may, however, continue to meet another hazardous waste listing description or may exhibit one or more of the hazardous waste characteristics.

(b) Generators must either clean or replace all process equipment that may have come into contact with chlorophenolic formulations or constituents thereof, including, but not limited to, treatment cylinders, sumps, tanks, piping systems, drip pads, fork lifts, and trams, in a manner that minimizes or eliminates the escape of hazardous waste or constituents, leachate, contaminated drippage, or hazardous waste decomposition products to the ground water, surface water, or atmosphere.

(1) Generators shall do one of the following:

(i) Prepare and follow an equipment cleaning plan and clean equipment in accordance with this section;

(ii) Prepare and follow an equipment replacement plan and replace equipment in accordance with this section; or

(iii) Document cleaning and replacement in accordance with this section,

carried out after termination of use of chlorophenolic preservations.

(2) Cleaning Requirements.

(i) Prepare and sign a written equipment cleaning plan that describes:

(A) The equipment to be cleaned;

(B) How the equipment will be cleaned;

(C) The solvent to be used in cleaning;

(D) How solvent rinses will be tested; and

(E) How cleaning residues will be disposed.

(ii) Equipment must be cleaned as follows:

(A) Remove all visible residues from process equipment;

(B) Rinse process equipment with an appropriate solvent until dioxins and dibenzofurans are not detected in the final solvent rinse.

(iii) Analytical requirements.

(A) Rinses must be tested in accordance with SW-846, Method 8290.

(B) "Not detected" means at or below the lower method calibration limit (MCL) in Method 8290, Table 1.

(iv) The generator must manage all residues from the cleaning process as F032 waste.

(3) Replacement requirements.

(i) Prepare and sign a written equipment replacement plan that describes:

(A) The equipment to be replaced;

(B) How the equipment will be replaced; and

(C) How the equipment will be disposed.

(ii) The generator must manage the discarded equipment as F032 waste.

(4) Documentation requirements.

(i) Document that previous equipment cleaning and/or replacement was performed in accordance with this section and occurred after cessation of use of chlorophenolic preservatives.

(c) The generator must maintain the following records documenting the cleaning and replacement as part of the facility's operating record:

(1) The name and address of the facility;

(2) Formulations previously used and the date on which their use ceased in each process at the plant;

(3) Formulations currently used in each process at the plant;

(4) The equipment cleaning or replacement plan;

(5) The name and address of any persons who conducted the cleaning and replacement;

(6) The dates on which cleaning and replacement were accomplished;

(7) The dates of sampling and testing;
(8) A description of the sample handling and preparation techniques, including techniques used for extraction, containerization, preservation, and chain-of-custody of the samples;

(9) A description of the tests performed, the date the tests were performed, and the results of the tests;

(10) The name and model numbers of the instrument(s) used in performing the tests;

(11) QA/QC documentation; and

(12) The following statement signed by the generator or his authorized representative:

I certify under penalty of law that all process equipment required to be cleaned or replaced under 40 CFR 261.35 was cleaned or replaced as represented in the equipment cleaning and replacement plan and accompanying documentation. I am aware that there are significant penalties for providing 40 CFR Ch. I (7–1–03 Edition)

false information, including the possibility of fine or imprisonment.

 $[55\ {\rm FR}\ 50482,\ {\rm Dec.}\ 6,\ 1990,\ {\rm as}\ amended\ at\ 56\ {\rm FR}\ 30195,\ {\rm July}\ 1,\ 1991]$ 

#### §261.38 Comparable/Syngas Fuel Exclusion.

Wastes that meet the following comparable/syngas fuel requirements are not solid wastes:

(a) Comparable fuel specifications.—(1) Physical specifications.—(i) Heating value. The heating value must exceed 5,000 BTU/lbs. (11,500 J/g).

(ii) *Viscosity*. The viscosity must not exceed: 50 cs, as-fired.

(2) *Constituent specifications.* For compounds listed in table 1 to this section the specification levels and, where non-detect is the specification, minimum required detection limits are: (see Table 1).

(b) *Synthesis gas fuel specification.*— Synthesis gas fuel (i.e., syngas fuel) that is generated from hazardous waste must:

(1) Have a minimum Btu value of 100 Btu/Scf;

(2) Contain less than 1 ppmv of total halogen;

(3) Contain less than 300 ppmv of total nitrogen other than diatomic nitrogen  $(N_2)$ ;

(4) Contain less than 200 ppmv of hydrogen sulfide; and

(5) Contain less than 1 ppmv of each hazardous constituent in the target list of appendix VIII constituents of this part.

TABLE 1 TO §261.38—DETECTION AND DETECTION LIMIT VALUES FOR COMPARABLE FUEL SPECIFICATION

Chemical name	CAS No.	Com- posite value (mg/kg)	Heating value (BTU/lb)	Con- centration limit (mg/kg at 10,000 BTU/lb)	Minimum required detection limit (mg/kg)
Total Nitrogen as N	NA	9000	18400	4900	
Total Halogens as CI	NA	1000	18400	540	
Total Organic Halogens as CI	NA			(1)	
Polychlorinated biphenyls, total [Arocolors, total]	1336-36-3	ND		ND	1.4
Cyanide, total	57-12-5	ND		ND	1.0
Metals:					
Antimony, total	7440-36-0	ND		12	
Arsenic, total	7440-38-2	ND		0.23	
Barium, total	7440-39-3	ND		23	
Beryllium, total	7440-41-7	ND		1.2	
Cadmium, total	7440-43-9		ND		1.2
Chromium, total	7440-47-3	ND		2.3	
Cobalt	7440-48-4	ND		4.6	
Lead, total	7439–92–1	57	18100	31	

# §261.38

TABLE 1 TO §261.38—DETECTION AND DETECTION LIMIT VALUES FOR COMPARABLE FUEL
SPECIFICATION—Continued

SPECIFICATION-	-Continued				
Chemical name	CAS No.	Com- posite value (mg/kg)	Heating value (BTU/lb)	Con- centration limit (mg/kg at 10,000 BTU/lb)	Minimum required detection limit (mg/kg)
Manganese	7439–96–5	ND		1.2	
Mercury, total	7439–97–6	ND		0.25	
Nickel, total	7440-02-0	106	18400	58	
Selenium, total	7782-49-2	ND	10400	0.23	
Silver, total	7440-22-4	ND		2.3	
Thallium, total	7440-28-0	ND		23	
Hydrocarbons:	7440-20-0			2.5	
Benzo[a]anthracene	56-55-3	ND		2400	
Benzene	71-43-2	8000	19600	4100	
Benzo[b]fluoranthene	205-99-2	ND		2400	
Benzo[k]fluoranthene	207-08-9	ND		2400	
Benzo[a]pyrene	50-32-8	ND		2400	
Chrysene	218-01-9	ND		2400	
Dibenzo[a,h]anthracene	53-70-3	ND		2400	
7,12-Dimethylbenz[a]anthracene	57-97-6	ND		2400	
Fluoranthene	206-44-0	ND		2400	
Indeno(1,2,3-cd)pyrene	193-39-5	ND		2400	
3-Methylcholanthrene	56-49-5	ND		2400	
Naphthalene	91-20-3	6200	19400	3200	
Toluene	108-88-3	69000	19400	36000	
Oxygenates:	100-00-0	00000	10400		
Acetophenone	98-86-2	ND		2400	
Acrolein	107-02-8	ND		39	
Allyl alcohol	107-18-6	ND		30	
Bis(2-ethylhexyl)phthalate [Di-2-ethylhexyl phthalate]	117-81-7	ND		2400	
Butyl benzyl phthalate	85-68-7	ND		2400	
o-Cresol [2-Methyl phenol]	95-48-7	ND		2400	
m-Cresol [3-Methyl phenol]	108-39-4	ND		2400	
p-Cresol [4-Methyl phenol]	106-44-5	ND		2400	
Di-n-butyl phthalate	84-74-2	ND		2400	
Diethyl phthalate	84-66-2	ND		2400	
2,4-Dimethylphenol	105-67-9	ND		2400	
Dimethyl phthalate	131-11-3	ND		2400	
Di-n-octyl phthalate	117-84-0	ND		2400	
Endothall	145-73-3	ND		100	
Ethyl methacrylate	97-63-2	ND		39	
2-Ethoxyethanol [Ethylene glycol monoethyl ether]	110-80-5	ND		100	
Isobutyl alcohol	78-83-1	ND		39	
Isosafrole	120-58-1	ND		2400	
Methyl ethyl ketone [2-Butanone]	78–93–3	ND		39	
Methyl methacrylate	80-62-6	ND		39	
1,4-Naphthoquinone	130-15-4	ND		2400	
Phenol	108-95-2	ND		2400	
Propargyl alcohol [2-Propyn-1-ol]	107–19–7	ND		30	
Safrole	94–59–7	ND		2400	
Sulfonated Organics:					
Carbon disulfide	75–15–0	ND		ND	39
Disulfoton	298-04-4	ND		ND	2400
Ethyl methanesulfonate	62–50–0	ND		ND	2400
Methyl methanesulfonate	66–27–3	ND		ND	2400
Phorate	298-02-2	ND		ND	2400
1,3-Propane sultone	1120-71-4	ND		ND	100
Tetraethyldithiopyrophosphate [Sulfotepp]	3689-24-5	ND		ND	2400
Thiophenol [Benzenethiol]	108-98-5	ND		ND	30
O,O,O-Triethyl phosphorothioate	126-68-1	ND		ND	2400
Nitrogenated Organics:					
Acetonitrile [Methyl cyanide]	75-05-8	ND		ND	39
2-Acetylaminofluorene [2-AAF]	53-96-3	ND		ND	2400
Acrylonitrile	107-13-1	ND		ND	39
4-Aminobiphenyl	92-67-1	ND		ND	2400
4-Aminopyridine	504-24-5	ND		ND	100
Aniline	62-53-3	ND		ND	2400
Benzidine	92-87-5	ND		ND	2400
Dibenz[a,j]acridine	224–42–0 297–97–2	ND ND		ND	2400
O,O-Diethyl O-pyrazinyl phosphorothioate [Thionazin]		ND ND		ND	2400
Dimethoate	60–51–5	ND		I ND	2400

TABLE 1 TO §261.38—DETECTION AND DETECTION LIMIT VALUES FOR COMPARABLE FUEL	
SPECIFICATION—Continued	

SPECIFICATION-	-continueu				
Chemical name	CAS No.	Com- posite value (mg/kg)	Heating value (BTU/lb)	Con- centration limit (mg/kg at 10,000 BTU/lb)	Minimur require detectio limit (mg/kg
p-(Dimethylamino) azobenzene [4-Dime					
thylaminoazobenzene]	60-11-7	ND		ND	2400
	119-93-7	ND		ND	2400
3,3'-Dimethylbenzidine		ND		ND	
α,α-Dimethylphenethylamine	122-09-8	ND ND			2400
3,3'-Dimethoxybenzidine	119-90-4	ND ND		ND ND	100
1,3-Dinitrobenzene [m-Dinitrobenzene]	99-65-0				2400
4,6-Dinitro-o-cresol	534-52-1	ND		ND	2400
2,4-Dinitrophenol	51-28-5	ND		ND	2400
2,4-Dinitrotoluene	121-14-2	ND		ND	2400
2,6-Dinitrotoluene	606-20-2	ND		ND	2400
Dinoseb [2-sec-Butyl-4,6-dinitrophenol]	88-85-7	ND		ND	2400
Diphenylamine	122-39-4	ND		ND	2400
Ethyl carbamate [Urethane]	51-79-6	ND		ND	100
Ethylenethiourea (2-Imidazolidinethione)	96-45-7	ND		ND	110
Famphur	52-85-7	ND		ND	2400
Methacrylonitrile	126-98-7	ND		ND	39
Methapyrilene	91-80-5	ND		ND	2400
Methomyl	16752-77-5	ND		ND	57
2-Methyllactonitrile, [Acetone cyanohydrin]	75-86-5	ND		ND	100
Methyl parathion	298-00-0	ND		ND	2400
MNNG (N-Metyl-N-nitroso-N'-nitroguanidine)	70-25-7	ND		ND	110
1-Naphthylamine, [α-Naphthylamine]	134-32-7	ND		ND	2400
2-Naphthylamine, [β-Naphthylamine]	91-59-8	ND		ND	2400
Nicotine	54-11-5	ND ND		ND	100
4-Nitroaniline, [p-Nitroaniline]	98-95-3			ND ND	2400 2400
Nitrobenzene					
p-Nitrophenol, [p-Nitrophenol]	100-02-7	ND		ND	2400
5-Nitro-o-toluidine	99-55-8	ND		ND	2400
N-Nitrosodi-n-butylamine	924-16-3	ND		ND	2400
N-Nitrosodiethylamine	55-18-5	ND		ND	2400
N-Nitrosodiphenylamine, [Diphenylnitrosamine]	86-30-6	ND		ND	2400
N-Nitroso-N-methylethylamine	10595-95-6	ND		ND	2400
N-Nitrosomorpholine	59-89-2	ND		ND	2400
N-Nitrosopiperidine	100-75-4	ND		ND	2400
N-Nitrosopyrrolidine	930-55-2	ND		ND	2400
2-Nitropropane	79-46-9	ND		ND	30
Parathion	56-38-2	ND		ND	2400
Phenacetin	62-44-2	ND		ND	2400
1,4-Phenylene diamine, [p-Phenylenediamine]	106-50-3	ND		ND	2400
N-Phenylthiourea	103-85-5	ND ND		ND	57
2-Picoline [alpha-Picoline]	109-06-8	ND		ND	2400
Propylthioracil, [6-Propyl-2-thiouracil]	51-52-5	ND		ND	100
Pyridine	110-86-1	ND		ND	2400
Strychnine	57-24-9	ND		ND	100
Thioacetamide	62-55-5	ND		ND	57
Thiofanox	39196-18-4	ND		ND	100
Thiourea	62-56-6	ND		ND	57
Toluene-2,4-diamine [2,4-Diaminotoluene]	95-80-7	ND		ND	57
Toluene-2,6-diamine [2,6-Diaminotoluene]	823-40-5	ND		ND	57
o-Toluidine	95-53-4	ND		ND	2400
p-Toluidine	106-49-0	ND		ND	100
1,3,5-Trinitrobenzene, [sym-Trinitobenzene]	99-35-4	ND		ND	2400
Halogenated Organic:	00 00 4				2400
Allyl chloride	107-05-1	ND		ND	39
Anyr chionde	140-57-8	ND		ND	2400
Benzal chloride [Dichloromethyl benzene]	98-87-3	ND		ND	100
Benzyl chloride	100-44-77	ND		ND	100
bis(2-Chloroethyl)ether [Dichoroethyl ether]	111-44-4	ND		ND	2400
	75-25-2	ND		ND	39
Bromoform [Tribromomethane] Bromomothane [Mothyl bromide]	75-25-2	ND ND		ND ND	39
Bromomethane [Methyl bromide]	101-55-3	ND ND		ND	2400
4-Bromophenyl phenyl ether [p-Bromo diphenyl ether]					
Carbon tetrachloride	56-23-5 57-74-9	ND ND		ND ND	39
Chlordano		ND ND			14
Chlordane	100 47 0			ND	2400
p-Chloroaniline	106-47-8				
p-Chloroaniline Chlorobenzene	108–90–7	ND		ND	
p-Chloroaniline					39 2400 2400

# §261.38

TABLE 1 TO §261.38—DETECTION AND DETECTION LIMIT VALUES FOR COMPARABLE FUEL
SPECIFICATION—Continued

Chemical name	CAS No.	Com- posite value (mg/kg)	Heating value (BTU/lb)	Con- centration limit (mg/kg at 10,000 BTU/lb)	Minimum required detection limit (mg/kg)
2-Chloroethyl vinyl ether	110-75-8	ND		ND	39
Chloroform	67–66–3	ND		ND	39
Chloromethane [Methyl chloride]	74-87-3	ND		ND	39
2-Chloronaphthalene [beta-Chloronaphthalene]	91–58–7	ND		ND	2400
2-Chlorophenol [o-Chlorophenol]	95–57–8	ND		ND	2400
Chloroprene [2-Chloro-1,3-butadiene]	1126-99-8	ND		ND	39
2,4-D [2,4-Dichlorophenoxyacetic acid]	94-75-7	ND		ND	7.
Diallate	2303-16-4	ND		ND	2400
1,2-Dibromo-3-chloropropane	96-12-8	ND		ND	39
1,2-Dichlorobenzene [o-Dichlorobenzene]	95-50-1	ND		ND	2400
1,3-Dichlorobenzene [m-Dichlorobenzene]	541-73-1	ND		ND	2400
1,4-Dichlorobenzene [p-Dichlorobenzene]	106-46-7	ND		ND	2400
3,3'-Dichlorobenzidine	91-94-1	ND		ND	2400
Dichlorodifluoromethane [CFC-12]	75-71-8	ND ND		ND ND	39 39
1,1-Dichloroethylene [Vinylidene chloride]	75-35-4	ND		ND	39
Dichloromethoxy ethane [Bis(2-chloroethoxy)methane	111-91-1	ND		ND	2400
2,4-Dichlorophenol	120-83-2	ND		ND	2400
2,6-Dichlorophenol	87-65-0	ND		ND	2400
1,2-Dichloropropane [Propylene dichloride]	78-87-5	ND		ND	39
cis-1,3-Dichloropropylene	10061-01-5	ND		ND	39
trans-1,3-Dichloropropylene	10061-01-5	ND		ND	39
1,3-Dichloro-2-propanol	96-23-1	ND		ND	30
Endosulfan I	959-98-8	ND		ND	1.
Endosulfan II	33213-65-9	ND		ND	i.
Endrin	72-20-8	ND		ND	1.
Endrin aldehyde	7421-93-4	ND		ND	1.
Endrin Ketone	53494-70-5	ND		ND	1.
Epichlorohydrin [1-Chloro-2,3-epoxy propane]	106-89-8	ND		ND	30
Ethylidene dichloride [1,1-Dichloroethane]	75-34-3	ND		ND	39
2-Fluoroacetamide	640-19-7	ND		ND	100
Heptachlor	76-44-8	ND		ND	1.
Heptachlor epoxide	1024-57-3	ND		ND	2.
Hexachlorobenzene	118-74-1	ND		ND	2400
Hexachloro-1,3-butadiene [Hexachlorobutadiene]	87-68-3	ND		ND	2400
Hexachlorocyclopentadiene	77-47-4	ND		ND	2400
Hexachloroethane	67–72–1	ND		ND	2400
Hexachlorophene	70-30-4	ND		ND	59000
Hexachloropropene [Hexachloropropylene]	1888–71–7	ND		ND	2400
Isodrin	465-73-6	ND		ND	2400
Kepone [Chlordecone]	143-50-0	ND		ND	4700
Lindane [gamma-BHC] [gamma-Hexachlorocyclohexane]	58-89-9	ND		ND	1.
Methylene chloride [Dichloromethane]	75-09-2	ND		ND	39
4,4'-Methylene-bis(2-chloroaniline)	101-14-4	ND		ND	100
Methyl iodide [lodomethane]	74-88-4	ND		ND	39
Pentachlorobenzene	608-93-5	ND		ND	2400
Pentachloroethane	76-01-7	ND		ND	39
Pentachloronitrobenzene [PCNB] [Quintobenzene]					
[Quintozene]	82-68-8	ND		ND	2400
Pentachlorophenol	87-86-5	ND		ND	2400
Pronamide	23950-58-5	ND		ND	2400
Silvex [2,4,5-Trichlorophenoxypropionic acid]	93-72-1	ND		ND	7.
2,3,7,8-Tetrachlorodibenzo-p-dioxin [2,3,7,8-TCDD]	1746-01-6	ND		ND	30
1,2,4,5-Tetrachlorobenzene	95-94-3	ND		ND	2400
1,1,2,2-Tetrachloroethane	79-34-5	ND		ND	39
Tetrachloroethylene [Perchloroethylene]	127-18-4	ND		ND	39
2,3,4,6-Tetrachlorophenol	58-90-2	ND		ND	2400
1,2,4-Trichlorobenzene	120-82-1	ND		ND	2400
1,1,1-Trichloroethane [Methyl chloroform]	71-55-6	ND		ND	39
1,1,2-Trichloroethane [Vinyl trichloride]	79-00-5	ND		ND	39
Trichloroethylene	79-01-6	ND		ND	39
Trichlorofluoromethane [Trichlormonofluoromethane]	75-69-4	ND		ND	39
2,4,5-Trichlorophenol	95-95-4	ND		ND	2400
2,4,6-Trichlorophenol	88-06-2	ND		ND	2400
1,2,3-Trichloropropane	96-18-4	ND		ND	39
Vinyl Chloride	75-01-4	l ND		ND ND	39

Notes:

NA—Not Applicable. ND—Nondetect.

<sup>1</sup>25 or individual halogenated organics listed below.

(c) *Implementation.* Waste that meets the comparable or syngas fuel specifications provided by paragraphs (a) or (b) of this section (these constituent levels must be achieved by the comparable fuel when generated, or as a result of treatment or blending, as provided in paragraphs (c)(3) or (4) of this section) is excluded from the definition of solid waste provided that the following requirements are met:

(1) *Notices.* For purposes of this section, the person claiming and qualifying for the exclusion is called the comparable/syngas fuel generator and the person burning the comparable/syngas fuel is called the comparable/syngas burner. The person who generates the comparable fuel or syngas fuel must claim and certify to the exclusion.

(i) State RCRA and CAA Directors in Authorized States or Regional RCRA and CAA Directors in Unauthorized States.—

(A) The generator must submit a onetime notice to the Regional or State RCRA and CAA Directors, in whose jurisdiction the exclusion is being claimed and where the comparable/ syngas fuel will be burned, certifying compliance with the conditions of the exclusion and providing documentation as required by paragraph (c)(1)(i)(C) of this section;

(B) If the generator is a company that generates comparable/syngas fuel at more than one facility, the generator shall specify at which sites the comparable/syngas fuel will be generated;

(C) A comparable/syngas fuel generator's notification to the Directors must contain the following items:

(*1*) The name, address, and RCRA ID number of the person/facility claiming the exclusion;

(2) The applicable EPA Hazardous Waste Codes for the hazardous waste;

(*3*) Name and address of the units, meeting the requirements of paragraph (c)(2) of this section, that will burn the comparable/syngas fuel; and

(4) The following statement is signed and submitted by the person claiming

#### 40 CFR Ch. I (7–1–03 Edition)

the exclusion or his authorized representative:

Under penalty of criminal and civil prosecution for making or submitting false statements, representations, or omissions, I certify that the requirements of 40 CFR 261.38 have been met for all waste identified in this notification. Copies of the records and information required at 40 CFR 261.28(c)(10) are available at the comparable/syngas fuel generator's facility. Based on my inquiry of the individuals immediately responsible for obtaining the information, the information is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

(ii) *Public notice.* Prior to burning an excluded comparable/syngas fuel, the burner must publish in a major newspaper of general circulation local to the site where the fuel will be burned, a notice entitled "Notification of Burning a Comparable/Syngas Fuel Excluded Under the Resource Conservation and Recovery Act" containing the following information:

(A) Name, address, and RCRA ID number of the generating facility;

(B) Name and address of the unit(s) that will burn the comparable/syngas fuel;

(C) A brief, general description of the manufacturing, treatment, or other process generating the comparable/ syngas fuel;

(D) An estimate of the average and maximum monthly and annual quantity of the waste claimed to be excluded; and

(E) Name and mailing address of the Regional or State Directors to whom the claim was submitted.

(2) *Burning.* The comparable/syngas fuel exclusion for fuels meeting the requirements of paragraphs (a) or (b) and (c)(1) of this section applies only if the fuel is burned in the following units that also shall be subject to Federal/State/local air emission requirements, including all applicable CAA MACT requirements:

(i) Industrial furnaces as defined in §260.10 of this chapter;

(ii) Boilers, as defined in §260.10 of this chapter, that are further defined as follows:

(A) Industrial boilers located on the site of a facility engaged in a manufacturing process where substances are transformed into new products, including the component parts of products, by mechanical or chemical processes; or

(B) Utility boilers used to produce electric power, steam, heated or cooled air, or other gases or fluids for sale;

(iii) Hazardous waste incinerators subject to regulation under subpart O of parts 264 or 265 of this chapter or applicable CAA MACT standards.

(iv) Gas turbines used to produce electric power, steam, heated or cooled air, or other gases or fluids for sale.

(3) Blending to meet the viscosity specification. A hazardous waste blended to meet the viscosity specification shall:

(i) As generated and prior to any blending, manipulation, or processing meet the constituent and heating value specifications of paragraphs (a)(1)(i) and (a)(2) of this section;

(ii) Be blended at a facility that is subject to the applicable requirements of parts 264 and 265, or §262.34 of this chapter; and

(iii) Not violate the dilution prohibition of paragraph (c)(6) of this chapter.

(4) Treatment to meet the comparable fuel exclusion specifications. (i) A hazardous waste may be treated to meet the exclusion specifications of paragraphs (a)(1) and (2) of this section provided the treatment:

(A) Destroys or removes the constituent listed in the specification or raises the heating value by removing or destroying hazardous constituents or materials;

(B) Is performed at a facility that is subject to the applicable requirements of parts 264 and 265, or §262.34 of this Chapter; and

(C) Does not violate the dilution prohibition of paragraph (c)(6) of this seciton.

(ii) Residuals resulting from the treatment of a hazardous waste listed in subpart D of this part to generate a comparable fuel remain a hazardous waste.

(5) Generation of a syngas fuel. (i) A syngas fuel can be generated from the

processing of hazardous wastes to meet the exclusion specifications of paragraph (b) of this section provided the processing:

(A) Destroys or removes the constituent listed in the specification or raises the heating value by removing or destroying constituents or materials;

(B) Is performed at a facility that is subject to the applicable requirements of parts 264 and 265, or 262.34 of this chapter or is an exempt recycling unit pursuant to 261.6(c) of this chapter; and

(C) Does not violate the dilution prohibition of paragraph (c)(6) of this chapter.

(ii) Residuals resulting from the treatment of a hazardous waste listed in subpart D of this part to generate a syngas fuel remain a hazardous waste.

(6) Dilution prohibition for comparable and syngas fuels. No generator, transporter, handler, or owner or operator of a treatment, storage, or disposal facility shall in any way dilute a hazardous waste to meet the exclusion specifications of paragraph (a)(1)(i), (a)(2) or (b) of this section.

(7) *Waste analysis plans.* The generator of a comparable/syngas fuel shall develop and follow a written waste analysis plan which describes the procedures for sampling and analysis of the hazardous waste to be excluded. The waste analysis plan shall be developed in accordance with the applicable sections of the "Test Methods for Evaluating Solid Waste, Physical/Chemical Methods" (SW-846). The plan shall be followed and retained at the facility excluding the waste.

(i) At a minimum, the plan must specify:

(A) The parameters for which each hazardous waste will be analyzed and the rationale for the selection of those parameters;

(B) The test methods which will be used to test for these parameters;

(C) The sampling method which will be used to obtain a representative sample of the waste to be analyzed;

(D) The frequency with which the initial analysis of the waste will be reviewed or repeated to ensure that the analysis is accurate and up to date; and

(E) If process knowledge is used in the waste determination, any information prepared by the generator in making such determination.

(ii) The waste analysis plan shall also contain records of the following:

(A) The dates and times waste samples were obtained, and the dates the samples were analyzed;

(B) The names and qualifications of the person(s) who obtained the samples;

(C) A description of the temporal and spatial locations of the samples;

(D) The name and address of the laboratory facility at which analyses of the samples were performed;

(E) A description of the analytical methods used, including any clean-up and sample preparation methods;

(F) All quantitation limits achieved and all other quality control results for the analysis (including method blanks, duplicate analyses, matrix spikes, etc.), laboratory quality assurance data, and description of any deviations from analytical methods written in the plan or from any other activity written in the plan which occurred;

(G) All laboratory results demonstrating that the exclusion specifications have been met for the waste; and

(H) All laboratory documentation that support the analytical results, unless a contract between the claimant and the laboratory provides for the documentation to be maintained by the laboratory for the period specified in paragraph (c)(11) of this section and also provides for the availability of the documentation to the claimant upon request.

(iii) Syngas fuel generators shall submit for approval, prior to performing sampling, analysis, or any management of a syngas fuel as an excluded waste, a waste analysis plan containing the elements of paragraph (c)(7)(i) of this section to the appropriate regulatory authority. The approval of waste analysis plans must be stated in writing and received by the facility prior to sampling and analysis to demonstrate the exclusion of a syngas. The approval of the waste analysis plan may contain such provisions and conditions as the regulatory authority deems appropriate.

#### 40 CFR Ch. I (7–1–03 Edition)

(8) Comparable fuel sampling and analysis. (i) General. For each waste for which an exclusion is claimed, the generator of the hazardous waste must test for all the constituents on appendix VIII to this part, except those that the generator determines, based on testing or knowledge, should not be present in the waste. The generator is required to document the basis of each determination that a constituent should not be present. The generator may not determine that any of the following categories of constituents should not be present:

(A) A constituent that triggered the toxicity characteristic for the waste constituents that were the basis of the listing of the waste stream, or constituents for which there is a treatment standard for the waste code in 40 CFR 268.40;

(B) A constituent detected in previous analysis of the waste;

(C) Constituents introduced into the process that generates the waste; or

(D) Constituents that are byproducts or side reactions to the process that generates the waste.

NOTE TO PARAGRAPH (c)(8): Any claim under this section must be valid and accurate for all hazardous constituents; a determination not to test for a hazardous constituent will not shield a generator from liability should that constituent later be found in the waste above the exclusion specifications.

(ii) For each waste for which the exclusion is claimed where the generator of the comparable/syngas fuel is not the original generator of the hazardous waste, the generator of the comparable/ syngas fuel may not use process knowledge pursuant to paragraph (c)(8)(i) of this section and must test to determine that all of the constituent specifications of paragraphs (a)(2) and (b) of this section have been met.

(iii) The comparable/syngas fuel generator may use any reliable analytical method to demonstrate that no constituent of concern is present at concentrations above the specification levels. It is the responsibility of the generator to ensure that the sampling and analysis are unbiased, precise, and representative of the waste. For the waste to be eligible for exclusion, a generator must demonstrate that:

(A) Each constituent of concern is not present in the waste above the specification level at the 95% upper confidence limit around the mean; and

(B) The analysis could have detected the presence of the constituent at or below the specification level at the 95% upper confidence limit around the mean.

(iv) Nothing in this paragraph preempts, overrides or otherwise negates the provision in §262.11 of this chapter, which requires any person who generates a solid waste to determine if that waste is a hazardous waste.

(v) In an enforcement action, the burden of proof to establish conformance with the exclusion specification shall be on the generator claiming the exclusion.

(vi) The generator must conduct sampling and analysis in accordance with their waste analysis plan developed under paragraph (c)(7) of this section.

(vii) Syngas fuel and comparable fuel that has not been blended in order to meet the kinematic viscosity specifications shall be analyzed as generated.

(viii) If a comparable fuel is blended in order to meet the kinematic viscosity specifications, the generator shall:

(A) Analyze the fuel as generated to ensure that it meets the constituent and heating value specifications; and

(B) After blending, analyze the fuel again to ensure that the blended fuel continues to meet all comparable/ syngas fuel specifications.

(ix) Excluded comparable/syngas fuel must be re-tested, at a minimum, annually and must be retested after a process change that could change the chemical or physical properties of the waste.

(9) Speculative accumulation. Any persons handling a comparable/syngas fuel are subject to the speculative accumulation test under 261.2(c)(4) of this chapter.

(10) *Records.* The generator must maintain records of the following information on-site:

(i) All information required to be submitted to the implementing authority as part of the notification of the claim: (A) The owner/operator name, address, and RCRA facility ID number of the person claiming the exclusion;

(B) The applicable EPA Hazardous Waste Codes for each hazardous waste excluded as a fuel; and

(C) The certification signed by the person claiming the exclusion or his authorized representative.

(ii) A brief description of the process that generated the hazardous waste and process that generated the excluded fuel, if not the same;

(iii) An estimate of the average and maximum monthly and annual quantities of each waste claimed to be excluded;

(iv) Documentation for any claim that a constituent is not present in the hazardous waste as required under paragraph (c)(8)(i) of this section;

(v) The results of all analyses and all detection limits achieved as required under paragraph (c)(8) of this section;

(vi) If the excluded waste was generated through treatment or blending, documentation as required under paragraph (c)(3) or (4) of this section;

(vii) If the waste is to be shipped offsite, a certification from the burner as required under paragraph (c)(12) of this section;

(viii) A waste analysis plan and the results of the sampling and analysis that includes the following:

(A) The dates and times waste samples were obtained, and the dates the samples were analyzed:

(B) The names and qualifications of the person(s) who obtained the samples;

(C) A description of the temporal and spatial locations of the samples;

(D) The name and address of the laboratory facility at which analyses of the samples were performed;

(E) A description of the analytical methods used, including any clean-up and sample preparation methods;

(F) All quantitation limits achieved and all other quality control results for the analysis (including method blanks, duplicate analyses, matrix spikes, etc.), laboratory quality assurance data, and description of any deviations from analytical methods written in the plan or from any other activity written in the plan which occurred;

#### Pt. 261, App. I

40 CFR Ch. I (7–1–03 Edition)

(G) All laboratory analytical results demonstrating that the exclusion specifications have been met for the waste; and

(H) All laboratory documentation that support the analytical results, unless a contract between the claimant and the laboratory provides for the documentation to be maintained by the laboratory for the period specified in paragraph (c)(11) of this section and also provides for the availability of the documentation to the claimant upon request; and

(ix) If the generator ships comparable/syngas fuel off-site for burning, the generator must retain for each shipment the following information onsite:

(A) The name and address of the facility receiving the comparable/syngas fuel for burning;

(B) The quantity of comparable/ syngas fuel shipped and delivered;

(C) The date of shipment or delivery;

(D) A cross-reference to the record of comparable/syngas fuel analysis or other information used to make the determination that the comparable/ syngas fuel meets the specifications as required under paragraph (c)(8) of this section; and

(E) A one-time certification by the burner as required under paragraph (c)(12) of this section.

(11) *Records retention.* Records must be maintained for the period of three years. A generator must maintain a current waste analysis plan during that three year period.

(12) Burner certification. Prior to submitting a notification to the State and Regional Directors, a comparable/ syngas fuel generator who intends to ship their fuel off-site for burning must obtain a one-time written, signed statement from the burner:

(i) Certifying that the comparable/ syngas fuel will only be burned in an industrial furnace or boiler, utility boiler, or hazardous waste incinerator, as required under paragraph (c)(2) of this section;

(ii) Identifying the name and address of the units that will burn the comparable/syngas fuel; and

(iii) Certifying that the state in which the burner is located is authorized to exclude wastes as comparable/ syngas fuel under the provisions of this section.

(13) Ineligible waste codes. Wastes that are listed because of presence of dioxins or furans, as set out in Appendix VII of this part, are not eligible for this exclusion, and any fuel produced from or otherwise containing these wastes remains a hazardous waste subject to full RCRA hazardous waste management requirements.

[63 FR 33823, June 19, 1998, as amended at 64 FR 53070, Sept. 30, 1999; 64 FR 63213, Nov. 19, 1999; 65 FR 42302, July 10, 2000]

#### APPENDIX I TO PART 261— REPRESENTATIVE SAMPLING METHODS

The methods and equipment used for sampling waste materials will vary with the form and consistency of the waste materials to be sampled. Samples collected using the sampling protocols listed below, for sampling waste with properties similar to the indicated materials, will be considered by the Agency to be representative of the waste.

- Extremely viscous liquid—ASTM Standard D140-70 Crushed or powdered material— ASTM Standard D346-75 Soil or rock-like material—ASTM Standard D420-69 Soillike material—ASTM Standard D1452-65
- Fly Ash-like material—ASTM Standard D2234-76 [ASTM Standards are available from ASTM, 1916 Race St., Philadelphia, PA 19103]
- Containerized liquid wastes—"COLIWASA" described in "Test Methods for the Evaluation of Solid Waste, Physical/Chemical Methods," <sup>1a</sup> U.S. Environmental Protection Agency, Office of Solid Waste, Washington, DC 20460. [Copies may be obtained from Solid Waste Information, U.S. Environmental Protection Agency, 26 W. St. Clair St., Cincinnati, Ohio 45268]
- Liquid waste in pits, ponds, lagoons, and similar reservoirs.—''Pond Sampler'' described in ''Test Methods for the Evaluation of Solid Waste, Physical/Chemical Methods.''  $^{\rm 1a}$

This manual also contains additional information on application of these protocols.

APPENDIX II TO PART 261—METHOD 1311 TOXICITY CHARACTERISTIC LEACHING PROCEDURE (TCLP)

NOTE: The TCLP (Method 1311) is published in ''Test Methods for Evaluating Solid Waste, Physical/Chemical Methods,'' EPA

<sup>&</sup>lt;sup>1a</sup>These methods are also described in "Samplers and Sampling Procedures for Hazardous Waste Streams," EPA 600/2-80-018, January 1980.

Publication SW-846, as incorporated by reference in §260.11 of this chapter.

[58 FR 46049, Aug. 31, 1993]

#### APPENDIX III TO PART 261—CHEMICAL ANALYSIS TEST METHODS

NOTE: Appropriate analytical procedures to determine whether a sample contains a given toxic constituent are specified in Chapter Two, "Choosing the Correct Procedure" found in ''Test Methods for Evaluating Solid Waste, Physical/Chemical Methods,'' EPA Publication SW-846, as incorporated by reference in §260.11 of this chapter. Prior to final sampling and analysis method selection, the individual should consult the specific section or method described in SW-846 for additional guidance on which of the approved methods should be employed for a specific sample analysis situation.

[58 FR 46049, Aug. 31, 1993]

- APPENDIX IV TO PART 261 [RESERVED FOR RADIOACTIVE WASTE TEST METHODS]
- APPENDIX V TO PART 261 [RESERVED FOR INFECTIOUS WASTE TREATMENT SPECIFICATIONS]

#### APPENDIX VI TO PART 261 [RESERVED FOR ETIOLOGIC AGENTS]

#### APPENDIX VII TO PART 261-BASIS FOR LISTING HAZARDOUS WASTE

EPA haz- ardous waste No.	Hazardous constituents for which listed
F001	Tetrachloroethylene, methylene chloride trichloro- ethylene, 1,1,1-trichloroethane, carbon tetra- chloride, chlorinated fluorocarbons.
F002	Tetrachloroethylene, methylene chloride, trichloro- ethylene, 1,1,1-trichloroethane, 1,1,2-trichloro- ethane, chlorobenzene, 1,1,2-trichloro-1,2,2- trichfluoroethane, ortho-dichlorobenzene, trichlorofluoromethane.
F003	N.A.
F004	Cresols and cresylic acid, nitrobenzene.
F005	Toluene, methyl ethyl ketone, carbon disulfide, isobutanol, pyridine, 2-ethoxyethanol, benzene, 2-nitropropane.
F006	Cadmium, hexavalent chromium, nickel, cyanide (complexed).
F007	Cyanide (salts).
F008	Cyanide (salts).
F009	Cyanide (salts).
F010	
F011	Cyanide (salts).
F012	
F019	
F020	Tetra- and pentachlorodibenzo- <i>p</i> -dioxins; tetra and pentachlorodi-benzofurans; tri- and tetrachlorophenols and their chlorophenoxy de- rivative acids, esters, ethers, amine and other salts.

#### Pt. 261, App. VII

EPA haz- ardous waste No.	Hazardous constituents for which listed
F021	Penta- and hexachlorodibenzo- <i>p</i> - dioxins; penta- and hexachlorodibenzofurans;
F022	pentachlorophenol and its derivatives. Tetra-, penta-, and hexachlorodibenzo- <i>p</i> -dioxins; tetra-, penta-, and hexachlorodibenzofurans.
F023	Tetra-, and pentachlorodibenzo-p-dioxins; tetra- and pentachlorodibenzo-p-dioxins; tetra- and tetrachlorophenols and their chlorophenoxy de- rivative acids, esters, ethers, amine and other salts.
F024	Chloromethane, dichloromethane, trichloro- methane, carbon tetrachloride, chloroethylene, 1,1-dichloroethane, 1,2-dichloroethane, trans-1- 2-dichloroethane, 1,1-dichloroethane, 1,1,1- trichloroethane, 1,1,2-trichloroethane, 1,1,2,2- tetrachloroethane, tetrachloroethane, 1,1,2,2- tetrachloroethane, tetrachloroethane, allyl chlo- ride (3-chloropropene), dichloropropane, dichloropropene, 2-chloro-1,3-butadiene, hexachlorocyclopentadiene, hexachlorocyclopexae, benzene, chlorbenzene, dichlorobenzenes, 1,2,4- trichlorobenzene, hexachloroethane; Trichloro- methane; Carbon tetrachlorobenzene, tol- uene, naphthalene. Chloromethane; 1,2-Dichloroethane; trans- 1,2-Dichloroethylene; 1,1-Dichloroethylene; 1,1,1-Trichloroethane; 1,2-Dichloroethylene; 1,1,2-Zietrachloroethane; Trichloroethane; Tri- chloroethylene; 1,1,2-Tetrachloroethane; Kans- 1,2,2-Tetrachloroethane; Tetrachloroethane; 1,1,2,2-Tetrachloroethane; Tetrachloroethylene; 1,1,2,2-Tetrachloroethane; Tetrachloroethylene; 1,1,2,2-Tetrachloroethane; Hexachloroethane; Allyl chloride (3-Chloropropene); Dichloropropane; Dichloropropene; 2-Chloro-1,3-butadiene; Hexachlorocyclopentadiene; Benzene; Chloro- benzene; Dichlorobenzene; 1,2,4-Tri- chlorobenzene; Tetrachlorobenzene; 7,2,4-Tri- chlorobenzene; Hexachlorobenzene; Tol-
F026	uene; Naphthalene. Tetra-, penta-, and hexachlorodibenzo- <i>p</i> -dioxins; tetra-, penta-, and hexachlorodibenzofurans.
F027	Tetra-, penta-, and hexachlorodibenzo- <i>p</i> - dioxins; tetra-, penta-, and hexachlorodibenzofurans; tri-, tetra-, and pentachlorophenols and their chlorophenoxy derivative acids, esters, ethers, amine and other salts.
F028	Tetra-, penta-, and hexachlorodibenzo- <i>p</i> - dioxins; tetra-, penta-, and hexachlorodibenzofurans; tri-, tetra-, and pentachlorophenols and their chlorophenoxy derivative acids, esters, ethers, amine and other salts.
F032	Benz(a)anthracene, benzo(a)pyrene, dibenz(a,h)- anthracene, indeno(1,2,3-cd)pyrene, pentachlorophenol, arsenic, chromium, tetra-, penta-, hexa-, heptachlorodibenzo-p-dioxins, tetra-, penta-, hexa-, heptachlorodibenzofurans.
F034	Benz(a)anthracene, benzo(k)fluoranthene, benzo(a)pyrene, dibenz(a,h)anthracene, indeno(1,2,3-cd)pyrene, naphthalene, arsenic, chromium.
F035	Arsenic, chromium, lead.
F037	Benzene, benzo(a)pyrene, chrysene, lead, chro- mium.
F038	Benzene benzo(a)pyrene chrysene lead chro-

F038 ..... Benzene, benzo(a)pyrene chrysene, lead, chromium.

# Pt. 261, App. VII

EPA haz- ardous waste No.	Hazardous constituents for which listed
F039	All constituents for which treatment standards are specified for multi-source leachate (wastewaters and nonwastewaters) under 40 CFR 268.43(a) Table CCW.
K001	Pentachlorophenol, phenol, 2-chlorophenol, p- chloro-m-cresol, 2,4-dimethylphenyl, 2,4- dinitrophenol, trichlorophenols tetrachlorophenols, 2,4-dinitrophenol, cresosote chrysene, naphthalene, fluoranthene benzo(b)fluoranthene, benzo(a)pyrene indeno(1,2,3-cd)pyrene, benz(a)anthracene dibenz(a)anthracene, acenaphthalene.
K002	Hexavalent chromium, lead
K003	Hexavalent chromium, lead.
K004	Hexavalent chromium.
K005	Hexavalent chromium, lead.
K006	Hexavalent chromium.
K007	Cyanide (complexed), hexavalent chromium.
K008	Hexavalent chromium.
K009	Chloroform, formaldehyde, methylene chloride, methyl chloride, paraldehyde, formic acid.
K010	Chloroform, formaldehyde, methylene chloride. methyl chloride, paraldehyde, formic acid chloroacetaldehyde.
K011	Acrylonitrile, acetonitrile, hydrocyanic acid.
K013	Hydrocyanic acid, acrylonitrile, acetonitrile.
K014	Acetonitrile, acrylamide.
K015	Benzyl chloride, chlorobenzene, toluene, benzotrichloride.
K016	Hexachlorobenzene, hexachlorobutadiene, carbor tetrachloride, hexachloroethane, perchloroethylene.
K017	Epichlorohydrin, chloroethers [bis(chloromethyl] ether and bis (2-chloroethyl) ethers]
K018	trichloropropane, dichloropropanols. 1,2-dichloroethane, trichloroethylene. hexachlorobutadiene, hexachlorobenzene.
K019	Ethylene dichloride, 1,1,1-trichloroethane, 1,1,2-tri chloroethane, tetrachloroethanes (1,1,2,2 tetrachloroethane), trichloroethylene tetrachloroethylene, carbon tetrachloride, chloro- form. vinvl chloride, vinvlidene chloride.
K020	Ethylene dichloride, 1,1,1-trichloroethane, 1,1,2-tri- chloroethane, tetrachloroethanes (1,1,2,2- tetrachloroethane), trichloroethylene tetrachloroethylene, carbon tetrachloride, chloroethylene form, vinyl chloride, vinylidene chloride.
K021	Antimony, carbon tetrachloride, chloroform.
K022	Phenol, tars (polycyclic aromatic hydrocarbons).
K023	Phthalic anhydride, maleic anhydride.
K024	Phthalic anhydride, 1,4-naphthoquinone.
K025	Meta-dinitrobenzene, 2,4-dinitrotoluene.
K026	Paraldehyde, pyridines, 2-picoline.
K027	Toluene diisocyanate, toluene-2, 4-diamine.
K028	1,1,1-trichloroethane, vinyl chloride.
K029	1,2-dichloroethane, 1,1,1-trichloroethane, viny
K030	chloride, vinylidene chloride, chloroform. Hexachlorobenzene, hexachlorobutadiene, hexa- chloroethane, 1,1,2-tetrachloroethane, 1,1,2,2- totrachloraethane, athylane diablaride.
K031	tetrachloroethane, ethylene dichloride. Arsenic.
K031	Hexachlorocyclopentadiene.
K032	Hexachlorocyclopentadiene.
K033	Hexachlorocyclopentadiene.
K034	Creosote, chrysene, naphthalene, fluoranthene
	benzo(b) fluoranthene, benzo(a)pyrene, indeno(1,2,3-cd) pyrene, benzo(a)anthracene,

### 40 CFR Ch. I (7-1-03 Edition)

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EPA haz- ardous waste No.	Hazardous constituents for which listed
K036	Toluene, phosphorodithioic and phosphorothioic acid esters.
K037	Toluene, phosphorodithioic and phosphorothioic acid esters.
K038	Phorate, formaldehyde, phosphorodithioic and phosphorothioic acid esters.
K039	Phosphorodithioic and phosphorothioic acid esters.
K040	Phorate, formaldehyde, phosphorodithioic and phosphorothioic acid esters.
K041	Toxaphene.
K042	Hexachlorobenzene, ortho-dichlorobenzene.
K043	2,4-dichlorophenol, 2,6-dichlorophenol, 2,4,6- trichlorophenol. N.A.
K044 K045	N.A.
K046	Lead.
K040	N.A.
K048	Hexavalent chromium, lead.
K049	Hexavalent chromium, lead.
K050	Hexavalent chromium.
K051	Hexavalent chromium, lead.
K052	Lead.
K060	Cyanide, napthalene, phenolic compounds, ar- senic.
K061	Hexavalent chromium, lead, cadmium.
K062	Hexavalent chromium, lead.
K064	Lead, cadmium.
K065	Do.
K066	Do.
K069	Hexavalent chromium, lead, cadmium.
K071	Mercury.
K073	Chloroform, carbon tetrachloride,
	hexacholroethane, trichloroethane, tetrachloroethylene, dichloroethylene, 1,1,2,2- tetrachloroethane.
K083	Aniline, diphenylamine, nitrobenzene, phenylenediamine.
K084	Arsenic.
K085	Benzene, dichlorobenzenes, trichlorobenzenes, tetrachlorobenzenes, pentachlorobenzene, hexachlorobenzene, benzyl chloride.
K086	Lead, hexavalent chromium.
K087	Phenol, naphthalene.
K088	Cyanide (complexes).
K090	Chromium.
K091	Do.
K093	Phthalic anhydride, maleic anhydride.
K094	Phthalic anhydride.
K095	1,1,2-trichloroethane, 1,1,1,2-tetrachloroethane, 1,1,2,2-tetrachloroethane.
K096	1,2-dichloroethane, 1,1,1-trichloroethane, 1,1,2-tri- chloroethane.
K097	Chlordane, heptachlor.
K098	Toxaphene.
K099	2,4-dichlorophenol, 2,4,6-trichlorophenol.
K100	Hexavalent chromium, lead, cadmium.
K101	Arsenic.
K102	Arsenic.
K103	Aniline, nitrobenzene, phenylenediamine.
K104	Aniline, benzene, diphenylamine, nitrobenzene, phenylenediamine.
K105	Benzene, monochlorobenzene, dichlorobenzenes, 2,4,6-trichlorophenol.
K106	Mercury.
K107	1,1-Dimethylhydrazine (UDMH).
K108	1,1-Dimethylhydrazine (UDMH).
K109	1,1-Dimethylhydrazine (UDMH).
K110	1,1-Dimethylhydrazine (UDMH).
	2,4-Dinitrotoluene.

### Pt. 261, App. VIII

EPA haz- ardous waste No.	Hazardous constituents for which listed
K112	2,4-Toluenediamine, <i>o</i> -toluidine, <i>p</i> -toluidine, ani- line.
K113	2,4-Toluenediamine, <i>o</i> -toluidine, <i>p</i> -toluidine, ani- line.
K114	2,4-Toluenediamine, o-toluidine, p-toluidine.
K115	2,4-Toluenediamine.
K116	Carbon tetrachloride, tetrachloroethylene, chloro- form, phosgene.
K117	Ethylene dibromide.
K118	Ethylene dibromide.
K123	Ethylene thiourea.
K124	Ethylene thiourea.
K125	Ethylene thiourea.
K126	Ethylene thiourea.
K131	Dimethyl sulfate, methyl bromide.
K132	Methyl bromide.
K136	Ethylene dibromide.
K141	Benzene, benz(a)anthracene, benzo(a)pyrene,
	benzo(b)fluoranthene, benzo(k)fluoranthene,
	dibenz(a,h)anthracene, indeno(1,2,3-cd)pyrene.
K142	Benzene, benz(a)anthracene, benzo(a)pyrene,
	benzo(b)fluoranthene, benzo(k)fluoranthene,
	dibenz(a,h)anthracene, indeno(1,2,3-cd)pyrene.
K143	Benzene, benz(a)anthracene,
	benzo(b)fluoranthene, benzo(k)fluoranthene.
K144	Benzene, benz(a)anthracene, benzo(a)pyrene,
	benzo(b)fluoranthene, benzo(k)fluoranthene,
	dibenz(a,h)anthracene.
K145	Benzene, benz(a)anthracene, benzo(a)pyrene,
	dibenz(a,h)anthracene, naphthalene.
K147	Benzene, benz(a)anthracene, benzo(a)pyrene,
	benzo(b)fluoranthene, benzo(k)fluoranthene,
	dibenz(a,h)anthracene, indeno(1,2,3-cd)pyrene.
K148	Benz(a)anthracene, benzo(a)pyrene,
	benzo(b)fluoranthene, benzo(k)fluoranthene,
144.40	dibenz(a,h)anthracene, indeno(1,2,3-cd)pyrene.
K149	Benzotrichloride, benzyl chloride, chloroform,
	chloromethane, chlorobenzene, 1,4-
	dichlorobenzene, hexachlorobenzene,
	pentachlorobenzene, 1,2,4,5-
	tetrachlorobenzene, toluene.
K150	Carbon tetrachloride, chloroform, chloromethane,
	1,4-dichlorobenzene, hexachlorobenzene,
	pentachlorobenzene, 1,2,4,5-
	tetrachlorobenzene, 1,1,2,2-tetrachloroethane,
	tetrachloroethylene, 1,2,4-trichlorobenzene.
K151	Benzene, carbon tetrachloride, chloroform,
	hexachlorobenzene, pentachlorobenzene, tol-
	uene, 1,2,4,5-tetrachlorobenzene,
	tetrachloroethylene.
	1

<ul> <li>carbosulfan, formaldehyde, methylene chloride triethylamine.</li> <li>K157 Carbon tetrachloride, formaldehyde, methyl chloride, methylene chloride, pyridine, triethylamine</li> <li>K158 Benzene, carbofuran, carbofuran, carbosulfar chloroform, methylene chloride.</li> <li>K159 Benzene, butylate, eptc, molinate, pebulate vernolate.</li> <li>K161 Antimony, arsenic, metam-sodium, ziram.</li> <li>K169 Benzene, benzo (b)fluoranthene benzo(k)fluoranthene, 3-methylcholanthrene, 7</li> <li>12-dimethylbenz(a)anthracene.</li> <li>K171 Benzene, arsenic.</li> <li>K172 Benzene, arsenic.</li> <li>K174 1,2,3,4,6,7,8-Heptachlorodibenzo-p-dioxin (1,2,3,4,6,7,8-Heptachlorodibenzofuran (1,2,3,4,6,7,8-HpCDF)</li> <li>1,2,3,4,7,8,9-Heptachlorodibenzofuran (1,2,3,4,6,7,8-HpCDF)</li> <li>1,2,3,4,6,7,8-Heptachlorodibenzofuran (1,2,3,4,6,7,8-HpCDF)</li> <li>1,2,3,4,6,7,8,9-HpCDF), HxCDDs (A Hexachlorodibenzo-p-dioxins), HCDFs (A Hexachlorodibenzo-p-dioxins), OCDI (1,2,3,4,6,7,8,9-Octachlorodibenzofuran PeCDFs (All Pentachlorodibenzofurans), PCDD (All tetrachlorodibenzofurans), TCDFs (A tetrachlorodibenzofurans), TCDFs (A tetrachlorodibenzofurans), TCDFs (Attrachlorodibenzofurans), TCDFs (Attrachl</li></ul>		
<ul> <li>carbosulfan, formaldehyde, methylene chloride triethylamine.</li> <li>K157 Carbon tetrachloride, formaldehyde, methylene chloride, ride, methylene chloride, pyridine, triethylamine</li> <li>K158 Benzene, arethylene chloride, pyridine, triethylamine</li> <li>K159 Benzene, butylate, eptc, molinate, pebulate vernolate.</li> <li>K161 Antimony, arsenic, metam-sodium, ziram.</li> <li>Benzene, butylate, eptc, molinate, pebulate vernolate.</li> <li>K170 Benzene, benzo (b)fluoranthene benzo(k)fluoranthene, 3-methylcholanthrene, 712-dimethylbenz(a)anthracene.</li> <li>K171 Benzene, arsenic.</li> <li>K172 Benzene, arsenic.</li> <li>K174 1,2,3,4,6,7,8-Heptachlorodibenzo-p-dioxin (1,2,3,4,6,7,8-Heptachlorodibenzofuran (1,2,3,4,6,7,8-Heptachlorodibenzofuran (1,2,3,4,6,7,8-Heptachlorodibenzo-p-dioxins), HxCDFs (A Hexachlorodibenzo-p-dioxins), OCDI (1,2,3,4,6,7,8,9-Octachlorodibenzofuran PeCDFs (AII Pentachlorodibenzofurans), PCDDs (A Pentachlorodibenzo-p-dioxins), TCDFs (AII Pentachlorodibenzo-p-dioxins), TCDD (AII tetrachlorodibenzo-p-dioxins), TCDFs (A tetrachlorodibenzo-p-dioxins), TCDFs (AII Pentachlorodibenzo-p-dioxins), TCDFs (AII Pentachlorodiben</li></ul>	haz- ardous waste	Hazardous constituents for which listed
<ul> <li>ride, methylene chloride, pyridine, triethylamine</li> <li>K158</li> <li>Benomyl, carbendazim, carbofuran, carbosulfar chloroform, methylene chloride.</li> <li>K159</li> <li>Benzene, butylate, eptc, molinate, pebulate vernolate.</li> <li>K161</li> <li>Antimony, arsenic, metam-sodium, ziram.</li> <li>K163</li> <li>Benzene.</li> <li>K170</li> <li>Benzo(a)pyrene, dibenz(a,h)anthracene, benzo (a)thracene, benzo (b)fluoranthene, benzo(c)fluoranthene, 3-methylcholanthrene, 7</li> <li>12-dimethylbenz(a)anthracene.</li> <li>K171</li> <li>Benzene, arsenic.</li> <li>K172</li> <li>Benzene, arsenic.</li> <li>K174</li> <li>1,2,3,4,6,7,8-Heptachlorodibenzo-p-dioxin (1,2,3,4,6,7,8-HeptDD), 1,2,3,4,6,7,8.</li> <li>Heptachlorodibenzofuran (1,2,3,4,6,7,8-HeptE)</li> <li>1,2,3,4,7,8,9-HpcDF), HxCDDs (A</li> <li>Hexachlorodibenzo-p-dioxins), HxCDFs (A</li> <li>Hexachlorodibenzo-p-dioxins), OCDI (1,2,3,4,6,7,8,9-Octachlorodibenzofuran PeCDFs (AII Pentachlorodibenzo-p-dioxins), TCDD (AII tetrachlorodi-benzo-p-dioxins), TCDFs (A</li> <li>Ketrachlorodibenzofurans).</li> <li>K175</li> <li>Mercury</li> </ul>	K156	carbosulfan, formaldehyde, methylene chloride,
<ul> <li>chloroform, methylene chloride.</li> <li>K159</li> <li>Benzene, butylate, eptc, molinate, pebulate vernolate.</li> <li>K161</li> <li>Antimony, arsenic, metam-sodium, ziram.</li> <li>Benzene.</li> <li>Benzo(a)pyrene, dibenz(a,h)anthracene, benzo (a) anthracene, benzo (b)fluoranthene benzo(k)fluoranthene, 3-methylcholanthrene, 7-12-dimethylbenz(a)anthracene.</li> <li>K171</li> <li>Benzene, arsenic.</li> <li>Benzene, arsenic.</li> <li>K172</li> <li>Benzene, arsenic.</li> <li>K174</li> <li>1,2,3,4,6,7,8-Heptachlorodibenzo-p-dioxin (1,2,3,4,6,7,8-Heptachlorodibenzofuran (1,2,3,4,6,7,8-Heptachlorodibenzofuran (1,2,3,4,6,7,8,9-Heptachlorodibenzofuran (1,2,3,4,6,7,8,9-Heptachlorodibenzofuran (1,2,3,4,6,7,8,9-Heptachlorodibenzofuran (1,2,3,4,6,7,8,9-Heptachlorodibenzofuran (1,2,3,4,6,7,8,9-Octachlorodibenzofuran PeCDFs (All Pentachlorodibenzofurans), TCDD (All tetrachlorodibenzofurans).</li> <li>K175</li> </ul>	K157	Carbon tetrachloride, formaldehyde, methyl chlo- ride, methylene chloride, pyridine, triethylamine.
<ul> <li>vernolate.</li> <li>k161 vernolate.</li> <li>k161 Antimony, arsenic, metam-sodium, ziram.</li> <li>Benzene.</li> <li>Benzo(a)pyrene, dibenz(a,h)anthracene, benzo (a anthracene, benzo (b)fluoranthene benzo(k)fluoranthene, 3-methylcholanthrene, 7</li> <li>12-dimethylbenz(a)anthracene.</li> <li>K171 Benzene, arsenic.</li> <li>K172 12,3,4,6,7,8-Heptachlorodibenzo-p-dioxin (1,2,3,4,6,7,8-HeptDD), 1,2,3,4,6,7,8-Heptachlorodibenzofuran (1,2,3,4,6,7,8-HeptDF), 1,2,3,4,6,7,8,9-Heptachlorodibenzofuran (1,2,3,4,6,7,8-HeptDF), 1,2,3,4,6,7,8,9-Heptachlorodibenzofuran (1,2,3,4,6,7,8,9-Heptachlorodibenzofuran), PeCDDs (A Hexachlorodibenzo-p-dioxins), MxCDFs (A Hexachlorodibenzo-p-dioxins), OCDI (1,2,3,4,6,7,8,9-Octachlorodibenzofuran OCDF (1,2,3,4,6,7,8,9-Octachlorodibenzofuran), PeCDFs (All Pentachlorodibenzofurans), TCDD (All tetrachlorodibenzo-p-dioxins), TCDFs (A tetrachlorodibenzofurans).</li> <li>K175 Mercury</li> </ul>	K158	Benomyl, carbendazim, carbofuran, carbosulfan, chloroform, methylene chloride.
<ul> <li>K169 Benzene.</li> <li>K170 Benzo(a)pyrene, dibenz(a,h)anthracene, benzo (b)fluoranthene, benzo (c)fluoranthene, benzo (c)fluoranthene, benzo(k)fluoranthene, 3-methylcholanthrene, 7-12-dimethylbenz(a)anthracene.</li> <li>K171 Benzene, arsenic.</li> <li>K172 Benzene, arsenic.</li> <li>K174 1,2,3,4,6,7,8-Heptachlorodibenzo-p-dioxin (1,2,3,4,6,7,8-Heptachlorodibenzofuran (1,2,3,4,6,7,8-Heptachlorodibenzofuran (1,2,3,4,6,7,8-Heptachlorodibenzofuran (1,2,3,4,6,7,8-Heptachlorodibenzofuran (1,2,3,4,6,7,8-Heptachlorodibenzofuran (1,2,3,4,6,7,8,9-Heptachlorodibenzofuran (1,2,3,4,6,7,8,9-HpCDF), HxCDDs (A Hexachlorodibenzo-p-dioxins), PeCDDs (A Pentachlorodibenzo-p-dioxins), OCDI (1,2,3,4,6,7,8,9-Octachlorodibenzofuran PeCDFs (AII Pentachlorodibenzofurans), TCDD (AII tetrachlorodibenzofurans), TCDFs (A tetrachlorodibenzofurans), TCDFs (AT Texahlorodibenzofurans), TCDFs (AT Texahlorodi</li></ul>		
<ul> <li>K170 Benzo(a)pyrene, dibenz(a,h)anthracene, benzo (a) anthracene, benzo (b)fluoranthene benzo(k)fluoranthene, 3-methylcholanthrene, 7-12-dimethylbenz(a)anthracene.</li> <li>K171 Benzene, arsenic.</li> <li>K172 Benzene, arsenic.</li> <li>K174 1,2,3,4,6,7,8-Heptachlorodibenzo-p-dioxin (1,2,3,4,6,7,8-Heptachlorodibenzofuran (1,2,3,4,6,7,8-Heptachlorodibenzofuran (1,2,3,4,6,7,8-Heptachlorodibenzofuran (1,2,3,4,6,7,8-Heptachlorodibenzofuran (1,2,3,4,6,7,8,9-Heptachlorodibenzofuran (1,2,3,4,6,7,8,9-Heptachlorodibenzofuran (1,2,3,4,6,7,8,9-Heptachlorodibenzofuran (1,2,3,4,6,7,8,9-Heptachlorodibenzofuran (1,2,3,4,6,7,8,9-Heptachlorodibenzofuran), PeCDDs (A) Hexachlorodibenzo-p-dioxins), MCDF (1,2,3,4,6,7,8,9-Octachlorodibenzofuran PeCDFs (AI) Pentachlorodibenzofurans), TCDD (AII tetrachlorodibenzofurans), TCDFs (A) tetrachlorodibenzofurans), TCDFs (A) tetrachlorodibenzofurans).</li> <li>K175 Mercury</li> </ul>		Antimony, arsenic, metam-sodium, ziram.
anthracene, benzo (b)fluoranthene benzo(k)fluoranthene, 3-methylcholanthrene, 7 12-dimethylbenz(a)anthracene. K171 Benzene, arsenic. K172 Benzene, arsenic. K174 1,2,3,4,6,7,8-Heptachlorodibenzo-p-dioxin (1,2,3,4,6,7,8-Heptachlorodibenzofuran (1,2,3,4,6,7,8,9-Heptachlorodibenzofuran (1,2,3,4,6,7,8,9-Heptachlorodibenzofuran (1,2,3,4,6,7,8,9-Heptachlorodibenzofuran (1,2,3,4,6,7,8,9-Heptachlorodibenzofuran (1,2,3,4,6,7,8,9-Heptachlorodibenzofuran (1,2,3,4,6,7,8,9-Heptachlorodibenzofuran (1,2,3,4,6,7,8,9-Octachlorodibenzofuran Petachlorodibenzo-p-dioxins), OCDI (1,2,3,4,6,7,8,9-Octachlorodibenzofurans), TCDD (All tetrachlorodibenzofurans), TCDFs (A tetrachlorodibenzofurans).		Benzene.
<ul> <li>K172 Benzene, arsenic.</li> <li>K174 1,2,3,4,6,7,8-Heptachlorodibenzo-p-dioxin (1,2,3,4,6,7,8-Heptachlorodibenzo-p-dioxin (1,2,3,4,6,7,8-Heptachlorodibenzofuran (1,2,3,4,7,8,9-Heptachlorodibenzofuran (1,2,3,6,7,8,9-Heptachlorodibenzofuran (1,2,3,6,7,8,9-Heptachlorodibenzofuran (1,2,3,6,7,8,9-Heptachlorodibenzofuran), PeCDDs (A Hexachlorodibenzo-p-dioxins), PeCDDs (A Pentachlorodibenzo-p-dioxins), OCDI (1,2,3,4,6,7,8,9-Octachlorodibenzofuran PeCDFs (All Pentachlorodibenzofurans), TCDD (All tetrachlorodibenzo-p-dioxins), TCDFs (A tetrachlorodibenzo-p-dioxins), TCDFs (A</li> <li>K175 Mercury</li> </ul>	K170	benzo(k)fluoranthene, 3-methylcholanthrene, 7,
<ul> <li>K174 1,2,3,4,6,7,8-Heptachlorodibenzo-p-dioxin (1,2,3,4,6,7,8-Heptachlorodibenzo-p-dioxin (1,2,3,4,6,7,8-HpCDD), 1,2,3,4,6,7,8-HpCDF 1,2,3,4,7,8,9-Heptachlorodibenzofuran (1,2,3,6,7,8,9-HpCDF), HxCDDs (A Hexachlorodibenzo-p-dioxins), HxCDFs (A Hexachlorodibenzo-p-dioxins), OCDI (1,2,3,4,6,7,8,9-Octachlorodibenzo-torian OCDF (1,2,3,4,6,7,8,9-Octachlorodibenzo-torian PeCDFs (All Pentachlorodibenzo-torians), TCDD (All tetrachlorodibenzo-p-dioxins), TCDFs (A tetrachlorodibenzo-p-dioxins), TCDFs (A K175 Mercury</li> </ul>	K171	Benzene, arsenic.
<ul> <li>(1,2,3,4,6,7,8-HpCDD), 1,2,3,4,6,7,8</li> <li>Heptachlorodibenzofuran (1,2,3,4,6,7,8-HpCDE)</li> <li>1,2,3,4,7,8,9-Heptachlorodibenzofuran</li> <li>(1,2,3,6,7,8,9-HpCDF), HxCDDs (A</li> <li>Hexachlorodibenzo-p-dioxins), HxCDFs (A</li> <li>Hexachlorodibenzo-p-dioxins), HxCDFs (A</li> <li>Pentachlorodibenzo-p-dioxins), OCDI</li> <li>(1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin, OCDF (1,2,3,4,6,7,8,9-Octachlorodibenzofuran</li> <li>PeCDFs (All Pentachlorodibenzofurans), TCDD (All tetrachlorodibenzo-p-dioxins), TCDFs (A</li> <li>tetrachlorodibenzofurans), TCDFs (A</li> <li>tetrachlorodibenzo-p-dioxins), TCDFs (A</li> <li>tetrachlorodibenzo-p-dioxins), TCDFs (A</li> <li>tetrachlorodibenzo-p-dioxins), TCDFs (A</li> </ul>	K172	Benzene, arsenic.
	K174	(1,2,3,4,6,7,8-HpCDD), 1,2,3,4,6,7,8-HpCDF), 1,2,3,4,7,8,9-Heptachlorodibenzofuran (1,2,3,4,6,7,8-HpCDF), 1,2,3,4,7,8,9-Heptachlorodibenzofuran (1,2,3,4,6,7,8-HpCDF), Hexachlorodibenzo-p-dioxins), HxCDFs (All Hexachlorodibenzo-p-dioxins), PeCDDs (All Pentachlorodibenzo-p-dioxins), OCDD (1,2,3,4,6,7,8,9-Octachlorodibenzofuran), PeCDFs (All Pentachlorodibenzofuran), TCDDs (All tetrachlorodi-benzo-p-dioxins), TCDFs (All
	K175	,
NITO   AISEIIIG, LEGU.	K176	Arsenic, Lead.
K177 Antimony.	K177	Antimony.
K178 Thallium.	K178	Thallium.

N.A.—Waste is hazardous because it fails the test for the characteristic of ignitability, corrosivity, or reactivity.

[46 FR 4619, Jan. 16, 1981]

EDITORIAL NOTE: FOR FEDERAL REGISTER citations affecting Appendix VII, part 261, see the List of CFR Sections Affected, which appears in the Finding Aids section of the printed volume and on GPO Access.

Appendix VIII to Part 261—Hazardous Constituents

Common name	Chemical abstracts name	Chemical ab- stracts No.	Hazardous waste No.
A2213	Ethanimidothioic acid, 2- (dimethylamino) -N-hydroxy-2-oxo-, methyl ester.	30558-43-1	U394
Acetonitrile	Same	75–05–8	U003
Acetophenone	Ethanone, 1-phenyl	98-86-2	U004
2-Acetylaminefluarone	Acetamide, N-9H-fluoren-2-yl	53-96-3	U005
Acetyl chloride	Same	75-36-5	U006
1-Acetyl-2-thiourea	Acetamide, N-(aminothioxomethyl)	591-08-2	P002
Acrolein	2-Propenal	107-02-8	P003
Acrylamide	2-Propenamide	79-06-1	U007
Acrylonitrile	2-Propenenitrile	107-13-1	U009
Aflatoxins	Same	1402-68-2	
Aldicarb	Propanal, 2-methyl-2-(methylthio)-, O- [(methylamino)carbonyl]oxime.	116-06-3	P070
Aldicarb sulfone	Propanal, 2-methyl-2- (methylsulfonyl) -, O- [(methylamino) carbonyl] oxime.	1646-88-4	P203

# Pt. 261, App. VIII

Common name	Chemical abstracts name	Chemical ab- stracts No.	Hazardous waste No.
Aldrin	1,4,5,8- Dimethanonaphthalene, 1,2,3,4,10,10-10- hexachloro-1,4,4a,5,8,8a-hexahydro-, (1alpha,4alpha,4abeta,5alpha,8alpha, 8abeta)	309–00–2	P004
Allyl alcohol	2-Propen-1-ol	107–18–6	P005
Allyl chloride	1-Propane, 3-chloro	107–18–6	
Aluminum phosphide	Same	20859-73-8	P006
4-Aminobiphenyl	[1,1'-Biphenyl]-4-amine	92-67-1	
5-(Aminomethyl)-3-isoxazolol	3(2H)-Isoxazolone, 5-(aminomethyl)	2763-96-4	P007
4-Aminopyridine	4-Pyridinamine	504-24-5	P008
Amitrole	1H-1,2,4-Triazol-3-amine	61-82-5	U011
Ammonium vanadate	Vanadic acid, ammonium salt	7803-55-6	P119
Aniline	Benzenamine	62-53-3	U012
Antimony	Same	7440-36-0	
Antimony compounds, N.O.S. <sup>1</sup>			
Aramite	Sulfurous acid, 2-chloroethyl 2-[4-(1,1- dimethylethyl)phenoxy]-1-methylethyl ester.	140–57–8	
Arsenic	Same	7440–38–2	
Arsenic compounds, N.O.S. <sup>1</sup>			
Arsenic acid	Arsenic acid H <sub>3</sub> AsO <sub>4</sub>	7778–39–4	P010
Arsenic pentoxide	Arsenic oxide As <sub>2</sub> O <sub>5</sub>	1303-28-2	P011
Arsenic trioxide	Arsenic oxide As <sub>2</sub> O <sub>3</sub>	1327-53-3	P012
Auramine	Benzenamine, 4,4'-carbonimidoylbis[N,N-di- methyl.	492-80-8	U014
Azaserine	L-Serine, diazoacetate (ester)	115-02-6	U015
Barban	Carbamic acid, (3-chlorophenyl) -, 4-chloro- 2-butynyl ester.	101-27-9	U280
Barium Barium compounds, N.O.S. <sup>1</sup>	Same	7440–39–3	
Barium cyanide	Same	542-62-1	P013
Bendiocarb	1,3-Benzodioxol-4-ol, 2,2-dimethyl-, methyl carbamate.	22781-23-3	U278
Bendiocarb phenol	1,3-Benzodioxol-4-ol, 2,2-dimethyl-,	22961-82-6	U364
Benomyl	Carbamic acid, [1- [(butylamino) carbonyl]- 1H-benzimidazol-2-yl] -, methyl ester.	17804-35-2	U271
Benz[c]acridine	Same	225-51-4	U016
Benz[a]anthracene	Same	56-55-3	U018
Benzal chloride	Benzene, (dichloromethyl)-	98-87-3	U017
Benzene	Same	71-43-2	U019
Benzenearsonic acid	Arsonic acid, phenyl-	98-05-5	
Benzidine	[1,1'-Biphenyl]-4,4 <sup>1</sup> -diamine	92-87-5	U021
Benzo[b]fluoranthene	Benz[e]acephenanthrylene	205-99-2	
Benzo[i]fluoranthene		205-82-3	
	Same		
Benzo(k)fluoranthene	Same	207-08-9	
Benzo[a]pyrene		50-32-8	U022
p-Benzoquinone	2,5-Cyclohexadiene-1,4-dione	106-51-4	U197
Benzotrichloride	Benzene, (trichloromethyl)	98-07-7	U023
Benzyl chloride	Benzene, (chloromethyl)-	100-44-7	P028
Beryllium powder	Same	7440–41–7	P015
Beryllium compounds, N.O.S. <sup>1</sup>			
Bis(pentamethylene)-thiuram tetrasulfide	Piperidine, 1,1'-(tetrathiodicarbonothioyl)-bis-	120-54-7	
Bromoacetone	2-Propanone, 1-bromo-	598-31-2	P017
Bromoform	Methane, tribromo	75–25–2	U225
4-Bromophenyl phenyl ether	Benzene, 1-bromo-4-phenoxy	101–55–3	U030
Brucine Butyl benzyl phthalate	Strychnidin-10-one, 2,3-dimethoxy 1,2-Benzenedicarboxylic acid, butyl	357–57–3 85–68–7	P018
Butylate	phenylmethyl ester. Carbamothioic acid, bis(2-methylpropyl)-, S- ethyl ester.	2008–41–5	
Cacodylic acid	Arsinic acid, dimethyl	75-60-5	U136
	Same	7440–43–9	
		19765 10 0	
Cadmium compounds, N.O.S. <sup>1</sup>		13765–19–0	U032
Cadmium compounds, N.O.S. <sup>1</sup>	Chromic acid H <sub>2</sub> CrO <sub>4</sub> , calcium salt		
Cadmium compounds, N.O.S. <sup>1</sup> Calcium chromate Calcium cyanide	Calcium cyanide Ca(CN) <sub>2</sub>	592-01-8	
Cadmium compounds, N.O.S. <sup>1</sup> Calcium chromate Calcium cyanide Carbaryl	Calcium cyanide Ca(CN) <sub>2</sub> 1-Naphthalenol, methylcarbamate	592–01–8 63–25–2	U279
Cadmium compounds, N.O.S. <sup>1</sup> Calcium chromate Calcium cyanide Carbaryl Carbendazim	Calcium cyanide Ca(CN) <sub>2</sub> 1-Naphthalenol, methylcarbamate Carbamic acid, 1H-benzimidazol-2-yl, methyl ester.	592–01–8 63–25–2 10605–21–7	P021 U279 U372
Cadmium compounds, N.O.S. 1 Calcium chromate Carbaryl Carbaryl Carbondazim Carbofuran	Calcium cyanide Ca(CN) <sub>2</sub> 1-Naphthalenol, methylcarbamate Carbamic acid, 1H-benzimidazol-2-yl, methyl ester. 7-Benzofuranol, 2,3-dihydro-2,2-dimethyl-, methylcarbamate.	592–01–8 63–25–2 10605–21–7 1563–66–2	U279 U372 P127
Cadmium compounds, N.O.S. <sup>1</sup> Calcium chromate Calcium cyanide Carbaryl	Calcium cyanide Ca(CN) <sub>2</sub> 1-Naphthalenol, methylcarbamate Carbamic acid, 1H-benzimidazol-2-yl, methyl ester. 7-Benzofuranol, 2,3-dihydro-2,2-dimethyl-,	592–01–8 63–25–2 10605–21–7	U279 U372

# Pt. 261, App. VIII

Common name	Chemical abstracts name	Chemical ab- stracts No.	Hazardous waste No.
Carbon tetrachloride Carbosulfan	Methane, tetrachloro- Carbamic acid, [(dibutylamino) thio] methyl-, 2,3-dihydro-2,2-dimethyl-7-benzofuranyl ester.	56–23–5 55285–14–8	U21 P189
Chloral	Acetaldehyde, trichloro Benzenebutanoic acid, 4-[bis(2-	75–87–6 305–03–3	U034 U035
Chlordane	chloroethyl)amino] 4,7-Methano-1H-indene, 1,2,4,5,6,7,8,8-	57-74-9	U036
Chlordane (alpha and gamma isomers)	octachloro-2,3,3a,4,7,7a-hexahydro		U036
Chlorinated benzenes, N.O.S. <sup>1</sup>			
Chlorinated ethane, N.O.S. <sup>1</sup>			
Chlorinated fluorocarbons, N.O.S. <sup>1</sup>			
Chlorinated naphthalene, N.O.S. <sup>1</sup> Chlorinated phenol, N.O.S. <sup>1</sup>			
Chlornaphazin	Naphthalenamine, N,N'-bis(2-chloroethyl)	494–03–1	U02
Chloroacetaldehyde	Acetaldehyde, chloro	107–20–0	P02
Chloroalkyl ethers, N.O.S. <sup>1</sup>			
p-Chloroaniline Chlorobenzene	Benzenamine, 4-chloro Benzene, chloro	106–47–8 108–90–7	P024 U03
Chlorobenzilate	Benzeneacetic acid, 4-chloro-alpha-(4-	510-15-6	U03
	chlorophenyl)-alpha-hydroxy-, ethyl ester.	0.0.00	0000
p-Chloro-m-cresol	Phenol, 4-chloro-3-methyl	59–50–7	U039
2-Chloroethyl vinyl ether	Ethene, (2-chloroethoxy)	110-75-8	U04
Chloroform	Methane, trichloro-	67-66-3	U04
Chloromethyl methyl ether beta-Chloronaphthalene	Methane, chloromethoxy Naphthalene, 2-chloro	107–30–2 91–58–7	U04 U04
o-Chlorophenol	Phenol, 2-chloro-	95-57-8	U04
1-(o-Chlorophenyl)thiourea	Thiourea, (2-chlorophenyl)-	5344-82-1	P02
Chloroprene	1,3-Butadiene, 2-chloro-	126-99-8	
3-Chloropropionitrile	Propanenitrile, 3-chloro	542-76-7	P02
Chromium	Same	7440–47–3	
Chromium compounds, N.O.S. <sup>1</sup>			
Chrysene Citrus red No. 2	Same 2-Naphthalenol, 1-[(2,5-	218–01–9 6358–53–8	U05
	dimethoxyphenyl)azo]	0000 00 0	
Coal tar creosote	Same	8007-45-2	
Copper cyanide	Copper cyanide CuCN	544-92-3	P02
Copper dimethyldithiocarbamate	Copper, bis(dimethylcarbamodithioato-S,S')-, Same	137–29–1	U05
Cresol (Cresylic acid)	Phenol, methyl-	1319–77–3	U05
Crotonaldehyde	2-Butenal	4170-30-3	U05
m-Cumenyl methylcarbamate	Phenol, 3-(methylethyl)-, methyl carbamate	64–00–6	P20
Cyanides (soluble salts and complexes) N.O.S. <sup>1</sup> .			P03
Cyanogen	Ethanedinitrile	460-19-5	P03
Cyanogen bromide	Cyanogen bromide (CN)Br	506-68-3	U24
Cyanogen chloride	Cyanogen chloride (CN)Cl beta-D-Glucopyranoside, (methyl-ONN-	506–77–4 14901–08–7	P03
Cycasin	azoxy)methyl.	14901-06-7	
Cycloate	Carbamothioic acid, cyclohexylethyl-, S-ethyl ester.	1134–23–2	
2-Cyclohexyl-4,6-dinitrophenol	Phenol, 2-cyclohexyl-4,6-dinitro-	131-89-5	P03
Cyclophosphamide	2H-1,3,2-Oxazaphosphorin-2-amine, N,N-	50–18–0	U05
2,4-D	bis(2-chloroethyl)tetrahydro-, 2-oxide. Acetic acid, (2,4-dichlorophenoxy)	94–75–7	U24
2,4-D, salts, esters		34-73-7	U24
Daunomycin	5,12-Naphthacenedione, 8-acetyl-10-[(3- amino-2,3,6-trideoxy-alpha-L-lyxo- hexopyranosyl)oxy]-7,8,9,10-tetrahydro-	20830–81–3	U05
Dazomet	6,8,11-trihydroxy-1-methoxy-, (8S-cis) 2H–1,3,5-thiadiazine-2-thione, tetrahydro-	533–74–4	
DDD	3,5-dimethyl. Benzene, 1,1'-(2,2-dichloroethylidene)bis[4-	72–54–8	U06
DDE	chloro Benzene, 1,1'-(dichloroethenylidene)bis[4-	72–55–9	
DDT	chloro Benzene, 1,1'-(2,2,2- triablaraathulidana\bia[4 ablara	50–29–3	U06
Diallate	trichloroethylidene)bis[4-chloro Carbamothioic acid, bis(1-methylethyl)-, S- (2,3-dichloro-2-propenyl) ester.	2303–16–4	U062
Dibenz[a,h]acridine	(2,3-dichloro-2-propenyl) ester. Same	226-36-8	
Dibenz[a,j]acridine		224-42-0	

# Pt. 261, App. VIII

Common name	Chemical abstracts name	Chemical ab- stracts No.	Hazardous waste No.
Dibenz[a,h]anthracene	. Same	53–70–3	U06
7H-Dibenzo[c,g]carbazole	Same	194–59–2	
Dibenzo[a,e]pyrene	Naphtho[1,2,3,4-def]chrysene	192-65-4	
Dibenzo[a,h]pyrene	Dibenzo[b,def]chrysene	189-64-0	
Dibenzo[a,i]pyrene	Benzo[rst]pentaphene	189-55-9	U06
1,2-Dibromo-3-chloropropane	Propane, 1,2-dibromo-3-chloro	96-12-8	U06
Dibutyl phthalate	1,2-Benzenedicarboxylic acid, dibutyl ester	84-74-2	U06
o-Dichlorobenzene	Benzene, 1,2-dichloro	95-50-1	U07
m-Dichlorobenzene	Benzene, 1,3-dichloro	541-73-1	U07
p-Dichlorobenzene	Benzene, 1,4-dichloro	106-46-7	U07
Dichlorobenzene, N.O.S. <sup>1</sup>	Benzene, dichloro	25321-22-6	
3,3'-Dichlorobenzidine		91-94-1	U07
1,4-Dichloro-2-butene	. 2-Butene, 1,4-dichloro	764-41-0	U07
Dichlorodifluoromethane		75-71-8	U07
Dichloroethylene, N.O.S. <sup>1</sup>		25323-30-2	
1,1-Dichloroethylene		75-35-4	U07
1,2-Dichloroethylene		156-60-5	U07
Dichloroethyl ether		111-44-4	U02
Dichloroisopropyl ether		108-60-1	U02
Dichloromethoxy ethane		111-91-1	U02
Dichloromethyl ether		542-88-1	P01
2,4-Dichlorophenol		120-83-2	U08
2,6-Dichlorophenol		87-65-0	U08 P03
Dichlorophenylarsine		696-28-6	
Dichloropropane, N.O.S. <sup>1</sup>		26638-19-7	
Dichloropropanol, N.O.S. <sup>1</sup>	Propanol, dichloro-	26545-73-3	
Dichloropropene, N.O.S. <sup>1</sup>		26952-23-8	
1,3-Dichloropropene		542-75-6	U08
Dieldrin		60–57–1	P03
	3,4,5,6,9,9-hexachloro- 1a,2,2a,3,6,6a,7,7a-octahydro-, (1aalpha,2beta,2aalpha,3beta,6beta,		
	6aalpha,7beta,7aalpha)		
1,2:3,4-Diepoxybutane		1464-53-5	U08
Diethylarsine		692-42-2	P03
Diethylene glycol, dicarbamate		5952-26-1	U39
1,4-Diethyleneoxide		123-91-1	U10
Diethylhexyl phthalate	ethylhexyl) ester.	117-81-7	U02
N,N'-Diethylhydrazine O,O-Diethyl S-methyl dithiophosphate		1615–80–1 3288–58–2	U08 U08
Diethyl-p-nitrophenyl phosphate	Phosphoric acid, diethyl 4-nitrophenyl ester	311-45-5	P04
Diethyl phthalate		84-66-2	U08
0,0-Diethyl O-pyrazinyl phosphoro- thioate		297–97–2	P04
Diethylstilbesterol	(E)	56–53–1	U08
Dihydrosafrole		94-58-6	U09
Diisopropylfluorophosphate (DFP)	ester.	55–91–4	P04
	(methylamino)-2-oxoethyl] ester.	60-51-5	P04
3,3'-Dimethoxybenzidine		119-90-4	U09
p-Dimethylaminoazobenzene		60-11-7	U09
7,12-Dimethylbenz[a]anthracene		57-97-6	U09
3,3'-Dimethylbenzidine		119–93–7	U09
Dimethylcarbamoyl chloride		79–44–7	U09
1,1-Dimethylhydrazine		57–14–7	U09
1,2-Dimethylhydrazine		540-73-8	U09
alpha,alpha-Dimethylphenethylamine		122-09-8	P04
2,4-Dimethylphenol		105-67-9	U10
Dimethyl phthalate	. 1,2-Benzenedicarboxylic acid, dimethyl ester	131–11–3	U10
Dimethyl sulfate		77–78–1	U10
Dimetilan	Carbamic acid, dimethyl-, 1- [(dimethylamino) carbonyl]-5-methyl-1H-	644-64-4	P19
	pyrazol-3-yl ester.		
Dinitrobenzene, N.O.S. <sup>1</sup>	Benzene, dinitro-	25154-54-5	
4,6-Dinitro-o-cresol		534-52-1	P04
4,6-Dinitro-o-cresol salts			P04
2,4-Dinitrophenol	Phenol, 2,4-dinitro	51-28-5	P04
2,4-Dinitrotoluene		121-14-2	U10

# Pt. 261, App. VIII

Common name	Chemical abstracts name	Chemical ab- stracts No.	Hazardous waste No.
Dinoseb	Phenol, 2-(1-methylpropyl)-4,6-dinitro	88–85–7	P02
Di-n-octyl phthalate	1,2-Benzenedicarboxylic acid, dioctyl ester	117-84-0	U01
Diphenylamine	Benzenamine, N-phenyl	122-39-4	
1,2-Diphenylhydrazine	Hydrazine, 1,2-diphenyl-	122-66-7	U10
Di-n-propyInitrosamine	1-Propanamine, N-nitroso-N-propyl-	621-64-7	U11
Disulfiram	Thioperoxydicarbonic diamide, tetraethyl	97-77-8	
Disulfoton	Phosphorodithioic acid, O,O-diethyl S-[2-	298-04-4	P03
	(ethylthio)ethyl] ester.		
Dithiobiuret	Thioimidodicarbonic diamide [(H <sub>2</sub> N)C(S)] <sub>2</sub> NH.	541–53–7	P04
Endosulfan	6,9-Methano-2,4,3-benzodioxathiepin, 6,7,8,9,10,10-hexachloro-1,5,5a,6,9,9a- hexahydro-, 3-oxide.	115–29–7	P05
Endothall	7-Oxabicyclo[2.2.1]heptane-2,3-dicarboxylic acid.	145–73–3	P08
Endrin	2,7:3,6-Dimethanonaphth[2,3-b]oxirene, 3,4,5,6,9,9-hexachloro- 1a,2,2a,3,6,6a,7,7a-octa-hydro-, (1aalpha,2beta,2abeta,3alpha,6alpha, 6abeta,7beta,7aalpha)	72–20–8	P05
Endrin metabolites			P05
Epichlorohydrin	Oxirane, (chloromethyl)	106-89-8	U04
Epinephrine	1,2-Benzenediol, 4-[1-hydroxy-2-	51-43-4	P04
ERTC	(methylamino)ethyl]-, (R)	750 04 4	
	Carbamothioic acid, dipropyl-, S-ethyl ester	759-94-4	
Ethyl carbamate (urethane)	Carbamic acid, ethyl ester	51-79-6	U23
Ethyl cyanide	Propanenitrile	107–12–0	P10
Ethyl Ziram	Zinc, bis(diethylcarbamodithioato-S,S')	14324-55-1	
Ethylenebisdithiocarbamic acid	Carbamodithioic acid, 1,2-ethanediylbis	111-54-6	U11
Ethylenebisdithiocarbamic acid, salts and esters.			U11
Ethylene dibromide	Ethane, 1,2-dibromo	106-93-4	U06
Ethylene dichloride	Ethane, 1,2-dichloro	107-06-2	U07
Ethylene glycol monoethyl ether	Ethanol, 2-ethoxy-	110-80-5	U35
Ethyleneimine	Aziridine	151-56-4	P05
Ethylene oxide	Oxirane	75-21-8	U11
Ethylenethiourea	2-Imidazolidinethione	96-45-7	U11
Ethylidene dichloride	Ethane, 1,1-dichloro-	75-34-3	U07
Ethyl methacrylate	2-Propenoic acid, 2-methyl-, ethyl ester	97-63-2	U11
Ethyl methanesulfonate Famphur	Methanesulfonic acid, ethyl ester Phosphorothioic acid, O-[4- [(dimethylamino)sulfonyl]phenyl] O,O-di- methyl ester.	62–50–0 52–85–7	U11 P09
Ferbam	Iron, tris(dimethylcarbamodithioato-S,S')-,	14484–64–1	
Fluoranthene	Same	206-44-0	U12
Fluorine	Same	7782-41-4	P05
Fluoroacetamide	Acetamide, 2-fluoro-		P05
		640-19-7	P05
Fluoroacetic acid, sodium salt	Acetic acid, fluoro-, sodium salt	62-74-8	
Formaldehyde Formetanate hydrochloride	Same Methanimidamide, N,N-dimethyl-N'-[3-	50-00-0 23422-53-9	U12 P19
	[[(methylamino) carbonyl]oxy]phenyl]-, monohydrochloride.	20422 00 0	1 10
Formic acid	Same	64–18–6	U12
Formparanate	Methanimidamide, N,N-dimethyl-N'-[2-meth- yl-4-[[(methylamino) carbonyl]oxy]phenyl]	17702–57–7	P19
Glycidylaldehyde	Oxiranecarboxyaldehyde	765–34–4	U12
Halomethanes, N.O.S. <sup>1</sup>	4.7 Methodo 111 indepe	70 44 0	
Heptachlor	4,7-Methano-1H-indene, 1,4,5,6,7,8,8- heptachloro-3a,4,7,7a-tetrahydro	76–44–8	P05
Heptachlor epoxide	2,5-Methano-2H-indeno[1,2-b]óxirene, 2,3,4,5,6,7,7-heptachloro-1a,1b,5,5a,6,6a- hexa- hydro-, (1aalpha,1bbeta,2alpha,5alpha, 5abeta,6beta,6aalpha)	1024–57–3	
Heptachlor epoxide (alpha, beta, and gamma isomers). Heptachlorodibenzofurans			
Heptachlorodibenzo-p-dioxins	Banzana, havaablara	110 7/ 1	
Hexachlorobenzene	Benzene, hexachloro-	118-74-1	U12
Hexachlorobutadiene	1,3-Butadiene, 1,1,2,3,4,4-hexachloro	87-68-3	U12
	1 1 2 Cuolonontodiono 1 0 2 4 E E hovooblaro	77-47-4	U13
Hexachlorocyclopentadiene Hexachlorodibenzo-p-dioxins	1,3-Cyclopentadiene, 1,2,3,4,5,5-hexachloro-		010

# Pt. 261, App. VIII

Common name	Chemical abstracts name	Chemical ab- stracts No.	Hazardous waste No.
Hexachloroethane	Ethane, hexachloro	67–72–1	U131
Hexachlorophene	Phenol, 2,2'-methylenebis[3,4,6-trichloro	70-30-4	U132
Hexachloropropene	1-Propene, 1,1,2,3,3,3-hexachloro	1888-71-7	U243
Hexaethyl tetraphosphate	Tetraphosphoric acid, hexaethyl ester	757–58–4	P062
Hydrazine	Same	302-01-2	U133
Hydrogen cyanide	Hydrocyanic acid	74–90–8	P063
Hydrogen fluoride	Hydrofluoric acid	7664-39-3	U134
Hydrogen sulfide	Hydrogen sulfide H <sub>2</sub> S	7783-06-4	U135
Indeno[1,2,3-cd]pyrene	Same	193-39-5	U137
3-lodo-2-propynyl n-butylcarbamate	Carbamic acid, butyl-, 3-iodo-2-propynyl ester.	55406-53-6	
Isobutyl alcohol	1-Propanol, 2-methyl	78-83-1	U140
Isodrin	1,4,5,8- Dimethanonaphthalene, 1,2,3,4,10,10- hexachloro-1,4,4a,5,8,8a-hexahydro-, (1alpha,4alpha,4abeta,5beta, 8beta,8abeta)	465–73–6	P060
Isolan	Carbamic acid, dimethyl-, 3-methyl-1-(1- methylethyl)-1H-pyrazol-5-yl ester.	119–38–0	P192
Isosafrole	1,3-Benzodioxole, 5-(1-propenyl)-	120-58-1	U141
Kepone	1,3,4-Metheno-2H-cyclobuta[cd]pentalen-2- one, 1,1a,3,3a,4,5,5,5a,5b,6- decachlorooctahydro	143–50–0	U142
Lasiocarpine	2-Butenoic acid, 2-methyl-,7-[[2,3-dihydroxy- 2-(1-methoxyethyl)-3-methyl-1- oxobutoxy]methyl]-2,3,5,7a-tetrahydro-1H-	303–34–1	4143
	pyrrolizin-1-yl ester, [1S-[1alpha(Z),7(2S*,3R*),7aalpha]]-		
Lead	Same	7439–92–1	
Lead compounds, N.O.S. <sup>1</sup>			
Lead acetate	Acetic acid, lead(2+) salt	301–04–2	U144
Lead phosphate	Phosphoric acid, lead(2+) salt (2:3)	7446–27–7	U145
Lead subacetate	Lead, bis(acetato-O)tetrahydroxytri	1335-32-6	U146
Lindane	Cyclohexane, 1,2,3,4,5,6-hexachloro-, (1alpha,2alpha,3beta,4alpha, 5alpha,6beta)	58–89–9	U129
Maleic anhydride	2,5-Furandione	108-31-6	U147
Maleic hydrazide	3,6-Pyridazinedione, 1,2-dihydro	123-33-1	U148
Malononitrile	Propanedinitrile	109-77-3	U149
Manganese dimethyldithiocarbamate	Manganese, bis(dimethylcarbamodithioato- S,S')-,.	15339–36–3	P196
Melphalan	L-Phenylalanine, 4-[bis(2- chloroethyl)aminol]	148-82-3	U150
Mercury	Same	7439-97-6	U151
Mercury compounds, N.O.S. <sup>1</sup>			
Mercury fulminate	Fulminic acid, mercury(2+) salt	628-86-4	P065
Metam Sodium	Carbamodithioic acid, methyl-, monosodium salt.	137-42-8	
Methacrylonitrile	2-Propenenitrile, 2-methyl	126-98-7	U152
Methapyrilene	1,2-Ethanediamine, N,N-dimethyl-N'-2- pyridinyl-N'-(2-thienylmethyl)	91–80–5	U155
Methiocarb	Phenol, (3,5-dimethyl-4-(methylthio)-, methylcarbamate.	2032-65-7	P199
Methomyl	Ethanimidothioic acid, N- [[(methylamino)carbonyl]oxy]-, methyl ester.	16752–77–5	P066
Methoxychlor	Benzene, 1,1'-(2,2,2- trichloroethylidene)bis[4-methoxy	72–43–5	U247
Methyl bromide		74-83-9	U029
Methyl chloride		74-87-3	U045
Methyl chlorocarbonate	Carbonochloridic acid, methyl ester	79-22-1	U156
Methyl chloroform	Ethane, 1,1,1-trichloro-	71-55-6	U226
3-Methylcholanthrene	Benz[j]aceanthrylene, 1,2-dihydro-3-methyl-	56-49-5	U157
4,4'-Methylenebis(2-chloroaniline)	Benzenamine, 4,4'-methylenebis[2-chloro	101-14-4	U158
Methylene bromide	Methane, dibromo-	74-95-3	U068
Methylene chloride	Methane, dichloro-	75-09-2	U080
Methyl ethyl ketone (MEK)	2-Butanone	78-93-3	U159
Methyl ethyl ketone peroxide	2-Butanone, peroxide	1338-23-4	U160
Methyl hydrazine	Hydrazine, methyl-	60-34-4	P068
Methyl iodide	Methane, iodo-	74-88-4	U138
	Methane, isocyanato-	624-83-9	P064
Methyl isocyanate			
Methyl isocyanate 2-Methyllactonitrile Methyl methacrylate	Propanenitrile, 2-hydroxy-2-methyl 2-Propenoic acid, 2-methyl-, methyl ester	75–86–5 80–62–6	P069 U162

# Pt. 261, App. VIII

Common name	Chemical abstracts name	Chemical ab- stracts No.	Hazardous waste No.
Methyl methanesulfonate Methyl parathion	Methanesulfonic acid, methyl ester Phosphorothioic acid, O,O-dimethyl O-(4- nitrophenyl) ester.	66–27–3 298–00–0	P07
Methylthiouracil	4(1H)-Pyrimidinone, 2,3-dihydro-6-methyl-2-	56–04–2	U16
Metolcarb	thioxo Carbamic acid, methyl-, 3-methylphenyl	1129–41–5	P19
Mexacarbate	ester. Phenol, 4-(dimethylamino)-3,5-dimethyl-,	315–18–4	P12
Mitomycin C	methylcarbamate (ester). Azirino[2',3':3,4]pyrrolo[1,2-a]indole-4,7-	50–07–7	U01
	dione, 6-amino-8-[[(aminocarbonyl)oxy]methyl]- 1,1a,2,8,8a,8b-hexahydro-8a-methoxy-5- methyl-, [1aS- (1aalpha,8beta,8aalpha,8balpha)]		
MNNG	Guanidine, N-methyl-N'-nitro-N-nitroso	70–25–7	U16
Molinate	1H-Azepine-1-carbothioic acid, hexahydro-,	2212-67-1	
Mustavel and	S-ethyl ester.	E05 C0 0	
Mustard gas	Ethane, 1,1'-thiobis[2-chloro Same	505–60–2 91–20–3	
Naphthalene 1,4-Naphthoguinone	1,4-Naphthalenedione	91–20–3 130–15–4	U16 U16
alpha-Naphthylamine		130-15-4	U16
	1-Naphthalenamine 2-Naphthalenamine	91-59-8	U16
beta-Naphthylaminealpha-Naphthylthiourea	Z-Naphinalenamine Thiourea, 1-naphthalenyl	91-59-8 86-88-4	P07
Nickel	Same	7440-02-0	
Nickel compounds, N.O.S. <sup>1</sup>	Same	7440-02-0	
Nickel carbonyl	Nickel carbonyl Ni(CO) <sub>4</sub> , (T-4)	13463–39–3	
Nickel cyanide		557-19-7	P07
Nicotine	Nickel cyanide Ni(CN) <sub>2</sub>		
Nicotine salts	Pyridine, 3-(1-methyl-2-pyrrolidinyl)-, (S)	54–11–5	P07 P07
Nitric oxide			P07
	Nitrogen oxide NO		
p-Nitroaniline	Benzenamine, 4-nitro-	100-01-6	P07
Nitrobenzene		98-95-3	U16
Nitrogen dioxide	Nitrogen oxide NO <sub>2</sub>	10102-44-0	P07
Nitrogen mustard	Ethanamine, 2-chloro-N-(2-chloroethyl)-N- methyl	51–75–2	
Nitrogen mustard, hydrochloride salt Nitrogen mustard N-oxide	Ethanamine, 2-chloro-N-(2-chloroethyl)-N- methyl-, N-oxide.	126–85–2	
Nitrogen mustard, N-oxide, hydro- chloride salt.			
Nitroglycerin	1,2,3-Propanetriol, trinitrate	55-63-0	P08
p-Nitrophenol	Phenol, 4-nitro-	100-02-7	U17
2-Nitropropane	Propane, 2-nitro-	79-46-9	U17
Nitrosamines, N.O.S. <sup>1</sup>		35576-91-1D	
N-Nitrosodi-n-butylamine	1-Butanamine, N-butyl-N-nitroso	924-16-3	U17
N-Nitrosodiethanolamine	Ethanol, 2,2'-(nitrosoimino)bis		
		1116-54-71	U17
		1116–54–7 55–18–5	
N-Nitrosodiethylamine	Ethanamine, N-ethyl-N-nitroso-		U17
N-Nitrosodiethylamine N-Nitrosodimethylamine	Ethanamine, N-ethyl-N-nitroso	55–18–5	U17 P08
N-Nitrosodiethylamine N-Nitrosodimethylamine N-Nitroso-N-ethylurea	Ethanamine, N-ethyl-N-nitroso Methanamine, N-methyl-N-nitroso	55–18–5 62–75–9	U17 P08 U17
N-Nitrosodiethylamine N-Nitrosodimethylamine N-Nitroso-N-ethylurea N-Nitrosomethylethylamine	Ethanamine, N-ethyl-N-nitroso- Methanamine, N-methyl-N-nitroso- Urea, N-ethyl-N-nitroso- Ethanamine, N-methyl-N-nitroso-	55–18–5 62–75–9 759–73–9	U17 P08 U17
N-Nitrosodiethylamine N-Nitrosodimethylamine N-Nitroso-N-ethylurea N-Nitrosomethylethylamine N-Nitroso-N-methylurea	Ethanamine, N-ethyl-N-nitroso Methanamine, N-methyl-N-nitroso Urea, N-ethyl-N-nitroso	55–18–5 62–75–9 759–73–9 10595–95–6	U17 P08 U17 
N-Nitrosodiethylamine N-Nitrosodimethylamine N-Nitroso-N-ethylurea N-Nitrosomethylethylamine N-Nitroso-N-methylurea N-Nitroso-N-methylurethane	Ethanamine, N-ethyl-N-nitroso- Methanamine, N-methyl-N-nitroso- Urea, N-ethyl-N-nitroso- Ethanamine, N-methyl-N-nitroso- Urea, N-methyl-N-nitroso-	55–18–5 62–75–9 759–73–9 10595–95–6 684–93–5	U17 P08 U17  U17 U17
N-Nitrosodiethylamine N-Nitroso-N-ethylurea N-Nitroso-N-ethylurea N-Nitroso-N-methylurea N-Nitroso-N-methylurea N-Nitroso-N-methylurethane N-Nitrosomethylvinylamine	Ethanamine, N-ethyl-N-nitroso- Methanamine, N-methyl-N-nitroso- Urea, N-ethyl-N-nitroso- Ethanamine, N-methyl-N-nitroso- Urea, N-methyl-N-nitroso- Carbamic acid, methylnitroso-, ethyl ester	55–18–5 62–75–9 759–73–9 10595–95–6 684–93–5 615–53–2	U17 P08 U17 U17 U17 U17 P08
N-Nitrosodiethylamine N-Nitrosodimethylamine N-Nitroso-N-ethylurea N-Nitroso-N-methylurea N-Nitroso-N-methylurea N-Nitroso-N-methylurethane N-Nitrosomethylvinylamine N-Nitrosomorpholine	Ethanamine, N-ethyl-N-nitroso- Methanamine, N-methyl-N-nitroso- Urea, N-ethyl-N-nitroso- Ethanamine, N-methyl-N-nitroso- Urea, N-methyl-N-nitroso- Carbamic acid, methylnitroso-, ethyl ester Vinylamine, N-methyl-N-nitroso-	55-18-5 62-75-9 759-73-9 10595-95-6 684-93-5 615-53-2 4549-40-0	U17 P08 U17 U17 U17 P08
N-Nitrosodiethylamine N-Nitroso-N-ethylurea N-Nitroso-N-ethylurea N-Nitroso-N-methylethylamine N-Nitroso-N-methylurethane N-Nitroso-N-methylurethane N-Nitrosomethylvinylamine N-Nitrosomorpholine N-Nitrosonornicotine	Ethanamine, N-ethyl-N-nitroso- Methanamine, N-methyl-N-nitroso- Urea, N-ethyl-N-nitroso- Ethanamine, N-methyl-N-nitroso- Urea, N-methyl-N-nitroso- Carbamic acid, methylnitroso-, ethyl ester Vinylamine, N-methyl-N-nitroso- Morpholine, 4-nitroso- Pyridine, 3-(1-nitroso-2-pyrrolidinyl)-, (S)	55-18-5 62-75-9 759-73-9 10595-95-6 684-93-5 615-53-2 4549-40-0 59-89-2	U17 P08 U17 U17 U17 U17 P08
N-Nitrosodiethylamine N-Nitroso-N-ethylurea N-Nitroso-N-ethylurea N-Nitroso-N-methylurea N-Nitroso-N-methylurethane N-Nitroso-N-methylurethane N-Nitrosomethylvinylamine N-Nitrosomorpholine N-Nitrosonorpicotine N-Nitrosopiperidine	Ethanamine, N-ethyl-N-nitroso- Methanamine, N-methyl-N-nitroso- Urea, N-ethyl-N-nitroso- Ethanamine, N-methyl-N-nitroso- Urea, N-methyl-N-nitroso- Carbamic acid, methylinitroso-, ethyl ester Vinylamine, N-methyl-N-nitroso- Morpholine, 4-nitroso-	55-18-5 62-75-9 759-73-9 10595-95-6 684-93-5 615-53-2 4549-40-0 59-89-2 16543-55-8	U17 P08 U17 U17 U17 P08
N-Nitrosodiethylamine N-Nitrosodimethylamine N-Nitroso-N-ethylurea N-Nitroso-N-methylurea N-Nitroso-N-methylurethane N-Nitroso-N-methylurethane N-Nitrosomethylvinylamine N-Nitrosomorpholine N-Nitrosoprorlotine N-Nitrosopyrrolidine	Ethanamine, N-ethyl-N-nitroso- Methanamine, N-methyl-N-nitroso- Urea, N-ethyl-N-nitroso- Ethanamine, N-methyl-N-nitroso- Carbamic acid, methyl-N-nitroso-, ethyl ester Carbamica, N-methyl-N-nitroso-, ethyl ester Worpholine, 4-nitroso- Pyridine, 3-(1-nitroso-2-pyrrolidinyl)-, (S)- Piperidine, 1-nitroso-	55-18-5 62-75-9 759-73-9 10595-95-6 615-53-2 4549-40-0 59-89-2 16543-55-8 100-75-4	U17 P08 U17 U17 U17 P08  U17 U17 U18
N-Nitrosodiethylamine N-Nitrosodimethylamine N-Nitroso-N-ethylurea N-Nitroso-N-methylurea N-Nitroso-N-methylurethane N-Nitrosomethylvinylamine N-Nitrosomorpholine N-Nitrosomorpholine N-Nitrosopiperidine N-Nitrosopiperidine N-Nitrosopiperidine N-Nitrosoparcosine	Ethanamine, N-ethyl-N-nitroso- Methanamine, N-methyl-N-nitroso- Urea, N-ethyl-N-nitroso- Ethanamine, N-methyl-N-nitroso- Carbamic acid, methylintroso-, ethyl ester Vinylamine, N-methyl-N-nitroso- Morpholine, 4-nitroso- Pyriolidine, 3-(1-nitroso-2-pyriolidinyl)-, (S)- Piperidine, 1-nitroso-	55-18-5 62-75-9 759-73-9 10595-95-6 615-53-2 4549-40-0 59-89-2 16543-55-8 100-75-4 930-55-2 13256-22-9 99-55-8	U17 P08 U17 U17 U17 U17 P08  U17 U18
N-Nitrosodiethylamine N-Nitroso-N-ethylurea N-Nitroso-N-ethylurea N-Nitroso-N-methylurea N-Nitroso-N-methylurethane N-Nitrosomethylvinylamine N-Nitrosomorpholine N-Nitrosomorpholine N-Nitrosopiperidine N-Nitrosopiperidine N-Nitrosopyrrolidine N-Nitrosopyrrolidine N-Nitrososarcosine S-Nitro-o-toluidine	Ethanamine, N-ethyl-N-nitroso- Methanamine, N-methyl-N-nitroso- Urea, N-ethyl-N-nitroso- Ethanamine, N-methyl-N-nitroso- Urea, N-methyl-N-nitroso- Carbamic acid, methylnitroso-, ethyl ester Vinylamine, N-methyl-N-nitroso- Morpholine, 4-nitroso- Pyridine, 3-(1-nitroso-2-pyrrolidinyl)-, (S)- Piperidine, 1-nitroso- Pyrrolidine, N-methyl-N-nitroso-	55-18-5 62-75-9 759-73-9 10595-95-6 684-93-5 615-53-2 4549-40-0 59-89-2 16543-55-8 100-75-4 930-55-2 13256-22-9	U17 P08 U17 U17 U17 U17 P08  U17 U18 U18
N-Nitrosodiethylamine         N-Nitroso-N-ethylurea         N-Nitroso-N-methylurea         N-Nitroso-N-methylurethane         N-Nitroso-N-methylurethane         N-Nitroso-N-methylurethane         N-Nitrosonethyleinylamine         N-Nitrosonethyleinylamine         N-Nitrosonornicotine         N-Nitrosopiperidine         N-Nitrosopyrrolidine         N-Nitrososarcosine         5-Nitro-o-toluldine         Octachlorodibenzo-p-dioxin (OCDD)         Octachlorodibenzofuran (OCDF)	Ethanamine, N-ethyl-N-nitroso- Methanamine, N-methyl-N-nitroso- Urea, N-ethyl-N-nitroso- Ethanamine, N-methyl-N-nitroso- Urea, N-methyl-N-nitroso- Carbamic acid, methyl-Invitroso-, ethyl ester Vinylamine, N-methyl-N-nitroso- Morpholine, 4-nitroso- Pyriolidine, 1-nitroso-2-pyrrolidinyl)-, (S)- Piperidine, 3-(1-nitroso-2-pyrrolidinyl)-, (S)- Pyrrolidine, 1-nitroso- Glycine, N-methyl-N-nitroso- Benzenamine, 2-methyl-5-nitro- 1,2,3,4,6,7,8,9-Octachlorodibenofuran	55-18-5 62-75-9 759-73-9 10595-95-6 615-53-2 4549-40-0 59-89-2 16543-55-8 100-75-4 930-55-2 13256-22-9 99-55-8	U17 P08 U17 U17 U17 P08 U17 U18 U17 U18
N-Nitrosodiethylamine         N-Nitroso-N-ethylurea         N-Nitroso-N-methylurethane         N-Nitroso-N-methylurethane         N-Nitroso-N-methylurethane         N-Nitroso-N-methylurethane         N-Nitrosonoricotine         N-Nitrosopyrolidine         N-Nitrosopyrolidine         N-Nitrosopyrolidine         N-Nitrosopyrolidine         N-Nitrosopyrolidine         N-Nitrosopyrolidine         N-Nitrosopyrolidine         N-Nitrosopyrolidine         N-Nitrosopyrolidine         Octachlorodibenzo-p-dioxin (OCDD)         Octachlorodibenzofuran (OCDF)         Octanethylpyrophosphoramide	Ethanamine, N-ethyl-N-nitroso- Methanamine, N-methyl-N-nitroso- Urea, N-ethyl-N-nitroso- Ethanamine, N-methyl-N-nitroso- Ethanamine, N-methyl-N-nitroso- Carbamic acid, methylnitroso-, ethyl ester Vinylamine, N-methyl-N-nitroso- Morpholine, 4-nitroso-2-pyrrolidinyl)-, (S)- Pyrroline, 3-(1-nitroso-2-pyrrolidinyl)-, (S)- Piperidine, 1-nitroso- Pyrrolidine, 1-nitroso- Glycine, N-methyl-N-nitroso- Glycine, N-methyl-N-nitros- Benzenamine, 2-methyl-5-nitro- 1,2,3,4,6,7,8,9-Octachlorodibenoturan Diphosphoramide, octamethyl-	$\begin{array}{c} 55-18-5\\ 62-75-9\\ 759-73-9\\ 10595-95-6\\ 684-93-5\\ 615-53-2\\ 4549-40-0\\ 59-89-2\\ 16543-55-8\\ 100-75-4\\ 930-55-2\\ 13256-22-9\\ 99-55-8\\ 3268-87-9\\ 39001-02-0\\ 152-16-9\end{array}$	U17 P08 U17 U17 U17 P08 U17 U18 U17 U18 U18
N-Nitrosodiethylamine         N-Nitroso-N-ethylurea         N-Nitroso-N-methylurea         N-Nitroso-N-methylurea         N-Nitroso-N-methylurea         N-Nitrosono-N-methylurea         N-Nitrosono-N-methylurea         N-Nitrosono-N-methylurea         N-Nitrosono-N-methylurethane         N-Nitrosomorpholine         N-Nitrosopiperidine         N-Nitrosopiperidine         N-Nitrosopyrrolidine         N-Nitrosoarcosine         S-Nitro-o-toluidine         Octachlorodibenzo-p-dioxin (OCDD)         Octamethylpyrophosphoramide         Osmium tetroxide	Ethanamine, N-ethyl-N-nitroso- Methanamine, N-methyl-N-nitroso- Urea, N-ethyl-N-nitroso- Ethanamine, N-methyl-N-nitroso- Carbamic acid, methyl-N-nitroso- Carbamic acid, methyl-N-nitroso- Morpholine, 4-nitroso- Pyridine, 3-(1-nitroso-2-pyrrolidinyl)-, (S)- Pyrrolidine, 1-nitroso- Pyrrolidine, 1-nitroso- Glycine, N-methyl-N-nitroso- Benzenamine, 2-methyl-5-nitro- 1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin 1,2,3,4,6,7,8,9-Octachlorodibenofuran Diphosphoramide, octamethyl-	$\begin{array}{c} 55-18-5\\ 62-75-9\\ 759-73-9\\ 10595-95-6\\ 684-93-5\\ 615-53-2\\ 4549-40-0\\ 59-89-2\\ 16543-55-8\\ 100-75-4\\ 930-55-2\\ 13256-22-9\\ 99-55-8\\ 3268-87-9\\ 39001-02-0\\ \end{array}$	U17 P08 U17 U17 P08 U17 U18 U17 U18 U18 U18 U18 P08 P08
N-Nitrosodiethylamine	Ethanamine, N-ethyl-N-nitroso- Methanamine, N-methyl-N-nitroso- Urea, N-ethyl-N-nitroso- Ethanamine, N-methyl-N-nitroso- Ethanamine, N-methyl-N-nitroso- Carbamic acid, methylnitroso-, ethyl ester Vinylamine, N-methyl-N-nitroso- Morpholine, 4-nitroso-2-pyrrolidinyl)-, (S)- Pyridine, 3-(1-nitroso-2-pyrrolidinyl)-, (S)- Piperidine, 1-nitroso- Glycine, N-methyl-N-nitroso- Glycine, N-methyl-N-nitroso- Glycine, N-methyl-N-nitroso- Glycine, A-nethyl-N-nitroso- 1,2,3,4,6,7,8,9-Octachlorodibenoturan 1,2,3,4,6,7,8,9-Octachlorodibenoturan Diphosphoramide, octamethyl- Semium oxide OsO <sub>4</sub> , (T-4)- Ethanimidothioc acid, 2-(dimethylamino)-N- [[(methylamino)carbonyl]oxy]-2-oxo-,	$\begin{array}{c} 55-18-5\\ 62-75-9\\ 759-73-9\\ 10595-95-6\\ 684-93-5\\ 615-53-2\\ 4549-40-0\\ 59-89-2\\ 16543-55-8\\ 100-75-4\\ 930-55-2\\ 13256-22-9\\ 99-55-8\\ 3268-87-9\\ 39001-02-0\\ 152-16-9\end{array}$	U17 P08 U17 U17 U17 P08 U17 U18 U18 U18 U18 U18 P08 P08
N-Nitrosodiethylamine N-Nitroso-N-ethylurea N-Nitroso-N-ethylurea N-Nitroso-N-methylurea N-Nitroso-N-methylurethane N-Nitrosomorpholine N-Nitrosomorpholine N-Nitrosopiperidine N-Nitrosopiperidine N-Nitrosopiperidine N-Nitrosopiperidine N-Nitrosopiperidine S-Nitro-o-toluidine Octachlorodibenzo-p-dioxin (OCDD) Octachlorodibenzofuran (OCDF) Octachlorodibenzofuran (OCDF) Octachlorodibenzofuran (OCDF) Octamethylpyrophosphoramide Osmium tetroxide	Ethanamine, N-ethyl-N-nitroso- Methanamine, N-methyl-N-nitroso- Urea, N-ethyl-N-nitroso- Ethanamine, N-methyl-N-nitroso- Ethanamine, N-methyl-N-nitroso- Carbamic acid, methyl-Invitroso-, ethyl ester Vinylamine, N-methyl-N-nitroso- Morpholine, 4-nitroso- Pyridine, 3-(1-nitroso-2-pyrrolidinyl)-, (S)- Piperidine, 1-nitroso- Byrrolidine, 1-nitroso- Gilycine, N-methyl-N-nitroso- Benzenamine, 2-methyl-5-nitro- 1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin 1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin 1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin 1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin 0smium oxide OsO <sub>4</sub> , (T-4)- Ethanimidothioc acid, 2-(dimethylamino)-N- [[(methylamino)carbonyl]oxy]-2-oxo-, methyl ester.	$\begin{array}{c} 55-18-5\\ 62-75-9\\ 759-73-9\\ 10595-95-6\\ 684-93-5\\ 615-53-2\\ 4549-40-0\\ 59-89-2\\ 16543-55-8\\ 100-75-4\\ 930-55-2\\ 13256-22-9\\ 99-55-8\\ 3268-87-9\\ 39001-02-0\\ 152-16-9\\ 20816-12-0\\ 23135-22-0\end{array}$	U17 P08 U17 U17 P08 U17 U18 U18 U18 U18 P08 P08 P19
N-Nitrosodiethylamine         N-Nitroso-N-ethylurea         N-Nitroso-N-methylurea         N-Nitroso-N-methylurea         N-Nitroso-N-methylurea         N-Nitroson-N-methylurea         N-Nitrosonorpholine         N-Nitrosonorpholine         N-Nitrosopiperidine         N-Nitrosopyrrolidine         N-Nitrosopirecidine         N-Nitrosopirecidine         N-Nitrosopirecidine         N-Nitrosopirecidine         N-Nitrosopirecidine	Ethanamine, N-ethyl-N-nitroso- Methanamine, N-methyl-N-nitroso- Urea, N-ethyl-N-nitroso- Ethanamine, N-methyl-N-nitroso- Ethanamine, N-methyl-N-nitroso- Carbamic acid, methyl-N-nitroso- Morpholine, 4-nitroso- Pyridine, 3-(1-nitroso-2-pyrrolidinyl)-, (S)- Piperidine, 1-nitroso- Pyrrolidine, 1-nitroso- Glycine, N-methyl-N-nitroso- Glycine, N-methyl-N-nitroso- Benzenamine, 2-methyl-5-nitro- 1,2,3,4,6,7,8,9-Octachlorodibenofuran 1,2,3,4,6,7,8,9-Octachlorodibenofuran 1,2,3,4,6,7,8,9-Octachlorodibenofuran 1,2,3,4,6,7,8,9-Octachlorodibenofuran Diphosphoramide, octamethyl- Ethanimidothioc acid, 2-(dimethylamino)-N- [[(methylamino)carbonyl]oxy]-2-oxo-, methyl ester. 1,3,5-Trioxane, 2,4,6-trimethyl- Phosphorothioic acid, O,O-diethyl O-(4-	$\begin{array}{c} 55-18-5\\ 62-75-9\\ 759-73-9\\ 10595-95-6\\ 684-93-5\\ 615-53-2\\ 4549-40-0\\ 59-89-2\\ 16543-55-8\\ 100-75-4\\ 930-55-2\\ 13256-22-9\\ 930-55-2\\ 3268-87-9\\ 39001-02-0\\ 152-16-9\\ 20816-12-0\end{array}$	U17 U17 P08 U17 U17 U17 P08 U17 U17 U17 U18 U18 P08 P08 P19 U18 P08
N-Nitrosodiethylamine         N-Nitroso-N-ethylurea         N-Nitroso-N-methylurea         N-Nitroso-N-methylurea         N-Nitroso-N-methylurea         N-Nitroso-N-methylurea         N-Nitroso-N-methylurea         N-Nitroso-N-methylurea         N-Nitrosomethylinylamine         N-Nitrosomethylinylamine         N-Nitrosomethylinylamine         N-Nitrosopiperidine         N-Nitrosospiperidine         N-Nitrososarcosine         5-Nitro-o-toluidine         Octachlorodibenzo-p-dioxin (OCDP)         Octamethylpyrophosphoramide         Osmium tetroxide         Oxamyl	Ethanamine, N-ethyl-N-nitroso- Methanamine, N-methyl-N-nitroso- Urea, N-ethyl-N-nitroso- Ethanamine, N-methyl-N-nitroso- Ethanamine, N-methyl-N-nitroso- Carbamic acid, methylintroso-, ethyl ester Vinylamine, N-methyl-N-nitroso- Morpholine, 4-nitroso-2-pyrrolidinyl)-, (S)- Piperdine, 1-nitroso- Pyrrolidine, 1-nitroso- Benzenamine, 2-methyl-S-nitro- 1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin 1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin 1,2,3,4,6,7,8,9-Octachlorodibenzo-transport Diphosphoramide, octamethyl- Semin oxide OsO <sub>4</sub> , (T-4)- Ethanimidothioc acid, 2-(dimethylamino)-N- [[(methylamino)carbonyl]oxy]-2-oxo-, methyl ester. 1,3,5-Trioxane, 2,4,6-trimethyl-	55-18-5 62-75-9 759-73-9 10595-95-6 684-93-5 615-53-2 4549-40-0 59-89-2 16543-55-8 100-75-4 930-55-2 13256-22-9 99-55-8 3268-87-9 20816-12-0 23135-22-0 123-63-7	U17 P08 U17 U17 U17 P08 U17 U18 U18 U18 P08 P08 P19 U18

# Pt. 261, App. VIII

Common name	Chemical abstracts name	Chemical ab- stracts No.	Hazardous waste No.
Pentachlorodibenzo-p-dioxins			
Pentachlorodibenzofurans			
Pentachloroethane	Ethane, pentachloro	76-01-7	U184
Pentachloronitrobenzene (PCNB)	Benzene, pentachloronitro-	82-68-8	U185
Pentachlorophenol	Phenol, pentachloro-	87-86-5	See F027
Phenacetin	Acetamide, N-(4-ethoxyphenyl)	62-44-2	U187
Phenol	Same	108-95-2	U188
Phenylenediamine	Benzenediamine	25265-76-3	
Phenylmercury acetate	Mercury, (acetato-O)phenyl-	62-38-4	P092
Phenylthiourea	Thiourea, phenyl-	103-85-5	P093
Phosgene	Carbonic dichloride	75-44-5	P095
Phosphine	Same	7803-51-2	P096
Phorate	Phosphorodithioic acid, O,O-diethyl S-	298-02-2	P094
Phthalic acid esters, N.O.S. <sup>1</sup>	[(ethylthio)methyl] ester.		
	1.0 Jack and a furandiana	05 44 0	
Phthalic anhydride	1,3-Isobenzofurandione	85-44-9	
Physostigmine	Pyrrolo[2,3-b]indol-5-01, 1,2,3,3a,8,8a- hexahydro-1,3a,8-trimethyl-, methylcarbamate (ester), (3aS-cis)	57–47–6	P204
Physostigmine salicylate	Benzoic acid, 2-hydroxy-, compd. with (3aS- cis) -1,2,3,3a,8,8a-hexahydro-1,3a,8- trimethylpyrrolo [2,3-b]indol-5-yl	57–64–7	P188
	methylcarbamate ester (1:1).		
2-Picoline	Pyridine, 2-methyl-	109–06–8	U191
Polychlorinated biphenyls, N.O.S. <sup>1</sup>			
Potassium cyanide	Potassium cyanide K(CN)	151-50-8	P098
Potassium dimethyldithiocarbamate	Carbamodithioic acid, dimethyl, potassium salt.	128–03–0	
Potassium n-hydroxymethyl-n-methyl- dithiocarbamate.	Carbamodithioic acid, (hydroxymethyl)methyl-, monopotassium salt.	51026–28–9	
Potassium n-methyldithiocarbamate	Carbamodithioic acid, methyl- monopotassium salt.	137–41–7	
Potassium pentachlorophenate	Pentachlorophenol, potassium salt	7778736	None
Potassium silver cyanide	Argentate(1-), bis(cyano-C)-, potassium	506-61-6	P099
Promecarb	Phenol, 3-methyl-5-(1-methylethyl)-, methyl	2631–37–0	P099 P201
Pronamide	carbamate. Benzamide, 3,5-dichloro-N-(1,1-dimethyl-2-	23950–58–5	U192
	propynyl)	4400 74 4	11400
1,3-Propane sultone	1,2-Oxathiolane, 2,2-dioxide	1120-71-4	U193
n-Propylamine	1-Propanamine	107–10–8	U194
Propargyl alcohol	2-Propyn-1-ol	107–19–7	P102
Propham	Carbamic acid, phenyl-, 1-methylethyl ester	122-42-9	U373
Propoxur	Phenol, 2-(1-methylethoxy)-, methylcarbamate.	114–26–1	U411
Propylene dichloride	Propane, 1,2-dichloro	78–87–5	U083
1,2-Propylenimine	Aziridine, 2-methyl-	75–55–8	P067
Propylthiouracil	4(1H)-Pyrimidinone, 2,3-dihydro-6-propyl-2-	51-52-5	
	thioxo		
Prosulfocarb	Carbamothioic acid, dipropyl-, S- (phenylmethyl) ester.	52888-80-9	U387
Pyridine	Same	110-86-1	U196
Reserpine	Yohimban-16-carboxylic acid, 11,17- dimethoxy-18-[(3,4,5- trimethoxybenzoyl)oxy]-smethyl ester, (3beta, 16beta, 17alpha, 18beta, 20alpha)	50–55–5	U200
Resorcinol	1,3-Benzenediol	108-46-3	U201
Saccharin	1,2-Benzisothiazol-3(2H)-one, 1,1-dioxide	81-07-2	U202
Saccharin salts		01 07 2	U202
Safrole	1,3-Benzodioxole, 5-(2-propenyl)	94–59–7	U203
Selenium	Same	7782-49-2	
Selenium compounds, N.O.S. <sup>1</sup>	- Conne	1102 40 2	
Selenium dioxide	Selenious acid	7783–00–8	U204
Selenium sulfide	Selenium sulfide SeS <sub>2</sub>	7488-56-4	U204
Selenium, tetrakis(dimethyl-dithiocarbamate)	Carbamodithioic acid, dimethyl-, tetraanhydrosulfide with orthothioselenious acid.	144–34–3	
Selenourea	Same	630–10–4	P103
Silver	Same	7440-22-4	
Silver compounds, N.O.S. <sup>1</sup>		7440 EE 4	
Silver cyanide	Silver cyanide Ag(CN)	506-64-9	P104
care of and a		93-72-1	See F027
Silvex (2,4,5-TP)	Propanoic acid, 2-(2,4,5-trichlorophenoxy)		

# Pt. 261, App. VIII

Common name	Chemical abstracts name	Chemical ab- stracts No.	Hazardous waste No.
Sodium dibutyldithiocarbamate	Carbamodithioic acid, dibutyl, sodium salt	136-30-1	
Sodium diethyldithiocarbamate	Carbamodithioic acid, diethyl-, sodium salt	148-18-5	
Sodium dimethyldithiocarbamate	Carbamodithioic acid, dimethyl-, sodium salt	128-04-1	
Sodium pentachlorophenate	Pentachlorophenol, sodium salt	131522	None
Streptozotocin	D-Glucose, 2-deoxy-2-	18883-66-4	U206
Chryshning	[[(methylnitrosoamino)carbonyl]amino]	57 04 0	Diog
Strychnine	Strychnidin-10-one	57–24–9	P108 P108
Sulfallate	Carbamodithioic acid, diethyl-, 2-chloro-2-	95–06–7	1 100
	propenyl ester.	00 00 7	
TCDD	Dibenzo[b,e][1,4]dioxin, 2,3,7,8-tetrachloro-	1746-01-6	
Tetrabutylthiuram disulfide	Thioperoxydicarbonic diamide, tetrabutyl	1634-02-2	
1,2,4,5-Tetrachlorobenzene	Benzene, 1,2,4,5-tetrachloro	95–94–3	U207
Tetrachlorodibenzo-p-dioxins			
Tetrachlorodibenzofurans			
Tetrachloroethane, N.O.S. <sup>1</sup> 1,1,1,2-Tetrachloroethane	Ethane, tetrachloro-, N.O.S Ethane, 1,1,1,2-tetrachloro	25322–20–7 630–20–6	
1,1,2,2-Tetrachloroethane	Ethane, 1,1,2-tetrachloro-	79-34-5	U208 U209
Tetrachloroethylene	Ethene, tetrachloro-	127-18-4	U210
2,3,4,6-Tetrachlorophenol	Phenol, 2,3,4,6-tetrachloro-	58-90-2	See F027
2,3,4,6-tetrachlorophenol, potassium salt	same	53535276	None
2,3,4,6-tetrachlorophenol, sodium salt	same	25567559	None
Tetraethyldithiopyrophosphate	Thiodiphosphoric acid, tetraethyl ester	3689-24-5	P109
Tetraethyl lead	Plumbane, tetraethyl	78–00–2	P110
Tetraethyl pyrophosphate	Diphosphoric acid, tetraethyl ester	107–49–3	P111
Tetramethylthiuram monosulfide	Bis(dimethylthiocarbamoyl) sulfide	97-74-5	
Tetranitromethane	Methane, tetranitro-	509-14-8	P112
Thallium Thallium compounds, N.O.S. <sup>1</sup>	Same	7440–28–0	
Thallic oxide	Thallium oxide TI <sub>2</sub> O <sub>3</sub>	1314–32–5	P113
Thallium(I) acetate	Acetic acid, thallium(1+) salt	563-68-8	U214
Thallium(I) carbonate	Carbonic acid, dithallium(1+) salt	6533-73-9	U215
Thallium(I) chloride	Thallium chloride TICI	7791–12–0	U216
Thallium(I) nitrate	Nitric acid, thallium(1+) salt	10102-45-1	U217
Thallium selenite	Selenious acid, dithallium(1+) salt	12039-52-0	P114
Thallium(I) sulfate	Sulfuric acid, dithallium(1+) salt	7446-18-6	P115
Thioacetamide	Ethanethioamide	62–55–5	U218
Thiodicarb	Ethanimidothioic acid, N,N'-[thiobis [(methylimino) carbonyloxy]] bis-, dimethyl ester.	59669–26–0	U410
Thiofanox	2-Butanone, 3,3-dimethyl-1-(methylthio)-, 0- [(methylamino)carbonyl] oxime.	39196-18-4	P045
Thiomethanol	Methanethiol	74–93–1	U153
Thiophanate-methyl	Carbamic acid, [1,2-phyenylenebis (iminocarbonothioyl)] bis-, dimethyl ester.	23564-05-8	U409
Thiophenol	Benzenethiol	108-98-5	P014
Thiosemicarbazide Thiourea	Hydrazinecarbothioamide Same	79–19–6 62–56–6	P116 U219
Thiram	Thioperoxydicarbonic diamide [(H <sub>2</sub> N)C(S)] <sub>2</sub>	137-26-8	U244
	$S_2$ , tetramethyl	107 20 0	
Tirpate	1,3-Dithiolane-2-carboxaldehyde, 2,4-di- methyl-, O-[(methylamino) carbonyl] oxime.	26419-73-8	P185
Toluene	Benzene, methyl-	108-88-3	U220
Toluenediamine	Benzenediamine, ar-methyl-	25376-45-8	U221
Toluene-2,4-diamine	1,3-Benzenediamine, 4-methyl-	95-80-7	
Toluene-2,6-diamine Toluene-3,4-diamine	1,3-Benzenediamine, 2-methyl-	823–40–5 496–72–0	
Toluene diisocyanate	1,2-Benzenediamine, 4-methyl Benzene, 1,3-diisocyanatomethyl	26471-62-5	U223
o-Toluidine	Benzenamine, 2-methyl-	20471-02-5 95-53-4	U328
o-Toluidine hydrochloride	Benzenamine, 2-methyl-, hydrochloride	636-21-5	U222
p-Toluidine	Benzenamine, 4-methyl-	106-49-0	U353
Toxaphene	Same	8001-35-2	P123
Triallate	Carbamothioic acid, bis(1-methylethyl)-, S- (2,3,3-trichloro-2-propenyl) ester.	2303-17-5	U389
	Benzene, 1,2,4-trichloro	120-82-1	
1,2,4-Trichlorobenzene			U227
1,1,2-Trichloroethane	Ethane, 1,1,2-trichloro	79–00–5	
1,1,2-Trichloroethane Trichloroethylene	Ethane, 1,1,2-trichloro Ethene, trichloro	79–01–6	U228
1,1,2-Trichloroethane Trichloroethylene Trichloromethanethiol	Ethane, 1,1,2-trichloro- Ethene, trichloro- Methanethiol, trichloro-	79–01–6 75–70–7	U228 P118
1,1,2-Trichloroethane Trichloroethylene Trichloromethanethiol Trichloromonofluoromethane	Ethane, 1,1,2-trichloro- Ethene, trichloro- Methanethiol, trichloro- Methane, trichlorofluoro-	79–01–6 75–70–7 75–69–4	U228 P118 U121
1,1,2-Trichloroethane Trichloroethylene Trichloromethanethiol Trichloromonofluoromethane	Ethane, 1,1,2-trichloro- Ethane, trichloro- Methanethiol, trichloro- Methane, trichlorofluoro- Phenol, 2,4,5-trichloro-	79–01–6 75–70–7 75–69–4 95–95–4	U228 P118 U121 See F027
1,1,2-Trichloroethane Trichloroethylene Trichloromethanethiol Trichloromonofluoromethane	Ethane, 1,1,2-trichloro- Ethene, trichloro- Methanethiol, trichloro- Methane, trichlorofluoro-	79–01–6 75–70–7 75–69–4	U228 P118 U121 See F027 See F027 See F027

#### Pt. 261, App. IX

### 40 CFR Ch. I (7-1-03 Edition)

Common name	Chemical abstracts name	Chemical ab- stracts No.	Hazardous waste No.
1,2,3-Trichloropropane	Propane, 1,2,3-trichloro	96–18–4	
Triethylamine	Ethanamine, N,N-diethyl	121-44-8	U404
O,O,O-Triethyl phosphorothioate	Phosphorothioic acid, O,O,O-triethyl ester	126-68-1	
1,3,5-Trinitrobenzene	Benzene, 1,3,5-trinitro	99–35–4	U234
Tris(1-aziridinyl)phosphine sulfide	Aziridine, 1,1',1"-phosphinothioylidynetris	52-24-4	
Tris(2,3-dibromopropyl) phosphate	1-Propanol, 2,3-dibromo-, phosphate (3:1)	126-72-7	U235
Trypan blue	<ol> <li>P.7-Naphthalenedisulfonic acid, 3,3'-[(3,3'- dimethyl[1,1'-biphenyl]-4,4'-diyl)bis(azo)]- bis[5-amino-4-hydroxy-, tetrasodium salt.</li> </ol>	72–57–1	U236
Uracil mustard	2,4-(1H,3H)-Pyrimidinedione, 5-[bis(2- chloroethyl)amino]	66–75–1	U237
Vanadium pentoxide	Vanadium oxide V <sub>2</sub> O <sub>5</sub>	1314-62-1	P120
Vernolate	Carbamothioic acid, dipropyl-,S-propyl ester	1929-77-7	
Vinyl chloride	Ethene, chloro	75–01–4	U043
Warfarin	2H-1-Benzopyran-2-one, 4-hydroxy-3-(3- oxo-1-phenylbutyl)-, when present at con- centrations less than 0.3%.	81–81–2	U248
Warfarin	2H-1-Benzopyran-2-one, 4-hydroxy-3-(3- oxo-1-phenylbutyl)-, when present at con- centrations greater than 0.3%.	81–81–2	P001
Warfarin salts, when present at concentra- tions less than 0.3%.	-		U248
Warfarin salts, when present at concentra- tions greater than 0.3%.			P001
Zinc cyanide	Zinc cyanide Zn(CN) <sub>2</sub>	557-21-1	P121
Zinc phosphide	Zinc phosphide Zn <sub>3</sub> P <sub>2</sub> , when present at concentrations greater than 10%.	1314–84–7	P122
Zinc phosphide	Zinc phosphide Zn <sub>3</sub> P <sub>2</sub> , when present at concentrations of 10% or less.	1314–84–7	U249
Ziram	ZInc, bis(dimethylcarbamodithioato-S,S')-, (T-4)	137–30–4	P205

<sup>1</sup>The abbreviation N.O.S. (not otherwise specified) signifies those members of the general class not specifically listed by name in this appendix.

[53 FR 13388, Apr. 22, 1988, as amended at 53 FR 43881, Oct. 31, 1988; 54 FR 50978, Dec. 11, 1989; 55 FR 50483, Dec. 6, 1990; 56 FR 7568, Feb. 25, 1991; 59 FR 468, Jan. 4, 1994; 59 FR 31551, June 20, 1994; 60 FR 7853, Feb. 9, 1995; 60 FR 19165, Apr. 17, 1995; 62 FR 32977, June 17, 1997; 63 FR 24625, May 4, 1998; 65 FR 14475, Mar. 17, 2000; 65 FR 67127, Nov. 8, 2000]

#### APPENDIX IX TO PART 261—WASTES EXCLUDED UNDER §§ 260.20 AND 260.22

TABLE 1—WASTES EXCLUDED FROM NON-SPECIFIC SOURCES

Facility	Address	Waste description
Aluminum Company of America.	750 Norcold Ave., Sid- ney, Ohio 45365.	<ul> <li>Wastewater treatment plant (WWTP) sludges generated from the chemical conversion coating of aluminum (EPA Hazardous Waste No. F019) and WWTP sludges generated from electroplating operations (EPA Hazardous Waste No. F006) and stored in an on-site land-fill. This is an exclusion for approximately 16,772 cubic yards of landfilled WWTP filter cake. This exclusion applies only if the waste filter cake remains in place or, if excavated, is disposed of in a Subtitle D landfill which is permitted, licensed, or registered by a state to manage industrial solid waste. This exclusion was published on April 6, 1999.</li> <li>The constituent concentrations measured in the TCLP extract may not exceed the following levels (mg/L): Arsenic—5; Barium—100; Chromium—5; Cobatt—210; Copper—130; Nickel—70; Vanadium—30; Zinc—1000; Fluoride—400; Acetone—400; Methylene Chloride—0.5; Bis(2-ethylhexyl)phthalate—0.6.</li> <li>(a) If, anytime after disposal of the delisted waste, Alcoa possesses or is otherwise made aware of any environmental data (including but not limited to leachate data or groundwater monitoring data) or any other data relevant to the delisted waste indicating that any constituent identified in Condition (1) is at a level in the leachate higher than the delisting level established in Condition (1), or is at a level in the ground water or soil higher than the health based level, then Alcoa must report such data, in writing, to the Regional Administrator within 10 days of first possessing or being made aware of that data.</li> <li>(b) Based on the information described in paragraph (a) and any other information received from any source, the Regional Administrator will make a preliminary determination as to whether the reported information requires Agency action to protect human health or the environment. Further action may include suspending or revoking this exclusion, or other approprint response necessary to protect human health and the environment.</li> </ul>

## Pt. 261, App. IX

Facility	Address	Waste description
		<ul> <li>(c) If the Regional Administrator determines that the reported information does require Agency action, the Regional Administrator will notify the facility in writing of the actions the Regional Administrator believes are necessary to protect human health and the environment. The notice shall include a statement of the proposed action and a statement providing the facility with an opportunity to present information as to why the proposed Agency action is not necessary or to suggest an alternative action. The facility shall have 10 days from the date of the Regional Administrator's notice to present such information.</li> <li>(d) Following the receipt of information from the facility described in paragraph (c) or (if no information is presented under paragraph (c) the initial receipt of information describing the Agency actions that are necessary to protect human health or the extromment. Any required action described in the Regional Administrator's determination shall become effective immediately, unless the Regional Administrator provides otherwise.</li> </ul>
lumnitec, Inc. (formerly Profile Extru- sion Co., for- merly United Technologies Automotive,	Jeffersonville, IN.	Dewatered wastewater treatment sludge (EPA Hazardous Waste No. F019) generated from the chemical conversion of aluminum after April 29, 1986.
Inc.). merican Met- als Corpora- tion.	Westlake, Ohio.	<ul> <li>Wastewater treatment plant (WWTP) sludges from the chemical conversion coating (phosphating) of aluminum (EPA Hazardous Waste No. F019) and other solid wastes previously disposed in an on-site landfill. This is a one-time exclusion for 12,400 cubic yards of landfilled WWTP sludge. This exclusion is effective on January 15, 2002.</li> <li>Delisting Levels:</li> <li>(A) The constituent concentrations measured in the TCLP extract may not exceed the following levels (mg/L): antimony—1.52; arsenic—0.691; barium—100; beryllium—3.07; cad mium—1; silver=5; thallium—0.65; tin1—166; copper—67,300; lead—5; mercury—0.2; nicklen=209 selenium—1; silver=5; thallium—0.65; tin1—166; ob; vanadium—156; and zinc—2.070.</li> <li>(B) The total constituent concentrations in any sample may not exceed the following levels (mg/kg): arsenic—9.280; mercury—94; and polychlorinated biphenyls—0.266.</li> <li>(C) Concentrations of dioxin and furan congeners cannot exceed values which would result in a cancer risk greater than or equal to 10 -6 as predicted by the model.</li> <li>2. Verification Sampling—USG shall collect six additional vertically composited samples o sludge from locations that compliment historical data and shall analyze the samples by TCLP for metals including antimony, arsenic, barium, beryllium, cadmium, chromium, lead mercury, nickel, selenium, silver, thallium, tin, vanadium, and zinc. If the samples sector to the levels in Condition (1)(a). USG must notify EPA. The corresponding sludge and al sludge yet to be disposed remains hazardous until USG has demonstrated by additiona a sampling that all constituents of concern are below the levels set forth in condition 1.</li> <li>3. Reopener Language—(a) If, anytime after disposal of the delisted waste, USG possesses or is otherwise made aware of any data (including but not limited to leachate data on groundwater monitoring data) or any other data relevant to the delisted waste, licitaditian invitring, to the Regional Administrator will not day of first possessing or</li></ul>

TABLE 1—WASTES EXCLUDED FROM NON-SPECIFIC SOUR	RCES—Continued

Facility	Address	Waste description
American Steel Cord.	Scottsburg, IN	<ul> <li>Wastewater treatment plant (WWTP) sludge from electroplating operations (EPA Hazardou Waste No. F006) generated at a maximum annual rate of 3,000 cubic yards per year, afte January 26, 1999, and disposed of in a Subtilie D landfill.</li> <li>1. Verification Testing: American Steel Cord must implement an annual testing program the demonstrate, based on the analysis of a minimum of four representative samples, that the constituent concentrations measured in the TCLP extract of the waste are within specific levels. The constituent concentrations must not exceed the following levels (mg/l) which are back-calculated from the delisting health-based levels and a DAF of 68. Arsenic—34; Ba ium—100; Cadmium—34; Chorohorm—68; 1.40-bichloroheznem=272; cis-1.2-bichlorotemene=27.2; MetryIntel=-37; Silver—5; Zinc—680; Cyanide—13.6; Acetone—272; Benz bulyi phthaltet—476; Chorohorm—68; and Yglene—68; Androbeznem=27.2; Tachedo: Chard must record all pH measure and record the pH of accordance with the TCLP.</li> <li>2. Changes in Operating Conditions: If American Steel Cord significantly changes the manufacturing or treatment process or the chemicals used in the manufacturing or treatment process or the chemicals used in the manufacturing or treatmet for the new process under this exclusion only after the facility has demonstrated that the wast meets the levels set forth in paragraph 1 and that no new hazardous constituents listed i Appendix VIII of Part 261 have been introduced.</li> <li>3. Data Submittals: The data obtained through annual verification testing or compliance wit paragraph 2 must be submitted to U.S. EPA Region 5, 77 W. Jackson Blvd, Chicago, I 60604–3590, within 60 days of sampling. Records of operating conditions and analytic data must be compiled, summarized, and maintained on site for a minimum of five year and must be made available for inspection. All data must be accompanied by a signe copy of the certification statement in 260.22(()(12).</li> <li>4. (a) If, anytime after disposal of the delisted w</li></ul>
Ampex Record- ing Media Corporation.	Opelika, Ala- bama.	tive immediately, unless the Regional Administrator provides otherwise. Solvent recovery residues in the powder or pellet form (EPA Hazardous Waste Nos. F00 and F005) generated from the recovery of spent solvents from the manufacture of tape recording media (generated at a maximum annual rate of 1,000 cubic yards in the powder of pellet form) after August 9, 1993. In order to confirm that the characteristics of the waste do not change significantly, the facility must, on an annual basis, analyze a representativ composite sample of the waste (in its final form) for the constituents listed in 40 CFI 261.24 using the method specified therein. The annual analytical results, including qualif control information, must be compiled, certified according to 40 CFR 260.22(i)(12), mair tained on-site for a minimum of five years, and made available for inspection upon requese by any employee or representative of EPA or the State of Alabama. Failure to maintain th required records on-site will be considered by EPA.

## Pt. 261, App. IX

Facility
Facility Aptus, Inc (

Facility	Address	Waste description
		<ul> <li>(5) The test data from Conditions (1), (2), (3), and (4) must be kept on file by Aptus for inspection purposes and must be compiled, summarized, and submitted to the Director for the Characterization and Assessment Division, Office of Solid Waste, by certified mail on a monthly basis and when the treatment of the cancelled pesticides and related materials is concluded. The testing requirements for Conditions (2), (3), and (4) will continue until Aptus provides the Director with the results of four consecutive batch analyses for the petitioned wastes, none of which exceed the maximum allowable levels listed in these conditions and the director notifies Aptus that the conditions have been lifted. All data submitted will be placed in the RCRA public docket.</li> <li>(6) Aptus must provide a signed copy of the following certification statement when submitting data in response to the conditions listed above: "Under civil and criminal penalty of law for the making or submission of false or fraudulent statements or representations, I certify that the information contained in or accompanying this document is true, accurate, and complete. As to the (those) identified section(s) of this document for which I cannot personally verify its (their) truth and accuracy, I certify as the company official having supervisory responsibility for the persons who, acting under my direct instructions, made the verification that this information is true, accurate, and complete."</li> </ul>
Arco Building Products.	Sugarcreek, Ohio.	Dewatered wastewater treatment sludge (EPA Hazardous Waste No. F019) generated from the chemical conversion coating of aluminum after August 15, 1986.
Arco Chemical Co	Miami, FL	Dewatered wastewater treatment sludge (EPA Hazardous Waste No. FO19) generated from the chemical conversion coating of aluminum after April 29, 1986.
Arkansas De- partment of Pollution Control and Ecology.	Vertac Super- fund site, Jacksonville, Arkansas.	<ul> <li>Kiln ash, cyclone ash, and calcium chloride salts from incineration of residues (EPA Hazardous Waste No. F020 and F023) generated from the primary production of 2,4,5–T and 2,4–D after August 24, 1990. This one-time exclusion applies only to the incineration of the waste materials described in the petition, and it is conditional upon the data obtained from ADPC&amp;E's full-scale incineration facility. To ensure that hazardous constituents are not present in the waste at levels of regulatory concern once the full-scale treatment facility is in operation, ADPC&amp;E must implement a testing program for the petitioned waste. This testing program must meet the following conditions for the exclusion to be valid:</li> <li>(1) <i>Testing:</i> Sample collection and analyses (including quality control (QC) procedures) must be performed according to SW–846 methodologies.</li> <li>(A) <i>Initial testing:</i> Representative grab samples must be taken from each drum and kiln ash and cyclone ash generated from each 24 hours of operation, and the grab samples composited to form one composite sample of ash for each 24-hour period. The initial testing requirements must be fulfilled for the following wastes: (i) Incineration by-products from the treatment of 2,4–D wastes for one week (or 7 days if incineration by-products from the treatment of 2,4–D and 2,4,5–T wastes for two weeks (or 1 4 days if incineration is not on consecutive days) after completion of the trial burn; (ii) incineration by-products from the treatment of blended 2,4–D and 2,4,5–T wastes for two weeks (or 1 4 days if incineration is not on consecutive days) after completion of the trial burn; and (iv) incineration by-products from the treatment of blended 2,4–D and 2,4,5–T wastes for two weeks (or 1 4 days if incineration is not on consecutive days) when the percentage of 2,4–5.4, 5–T wastes exceeds the maximum percentage treated under Condition (3). ADPC&amp;E must exponsite must be analyzed for all the consituents insted in Condition, (3). ADPC&amp;E must exponsite must the</li></ul>
		<ul> <li>after the start of the operation.</li> <li>(B) Subsequent testing: Representative grab samples of each drum of kiln and cyclone ash generated from each week of operation must be composited to form one composite sample of ash for each weekly period. Representative grab samples of each drum of calcium chloride salts generated from each week of operation must also be composited to form one composite sample of calcium chloride salts for each weekly period.</li> <li>Prior to disposal of the residues from each weekly sampling period, the weekly com-</li> </ul>
		posites must be analyzed for all of the constituents listed in Condition (3). The an- alytical data, including quality control information, must be compiled and main- tained on site for a minimum of three years. These data must be furnished upor request and made available for inspection by any employee or representative of EPA.
		(2) Waste holding: The incineration residues that are generated must be stored as haz- ardous until the initial verification analyses or subsequent analyses are completed. If the composite incineration residue samples (from either Condition (1)(A) or Condition (1)(B)) do not exceed any of the delisting levels set in Condition (3), the incineration residues corresponding to these samples may be managed and disposed of in accord- ance with all applicable solid waste regulations.

#### Pt. 261, App. IX

Facility	Address	Waste description
		If any composite incineration residue sample exceeds any of the delisting levels set in Condition (3), the incineration residues generated during the time period corresponding to this sample must be retreated until they meet these levels (analyses must be re- peated) or managed and disposed of in accordance with subtitle C of RCRA. Inciner- ation residues which are generated but for which analysis is not complete or valid must be managed and disposed of in accordance with subtitle C of RCRA, until valid analyses demonstrate that the wastes meet the delisting levels.
		(3) Delisting levels: If concentrations in one or more of the incineration residues for any of the hazardous constituents listed below exceed their respective maximum allowable concentrations also listed below, the batch of failing waste must either be re-treated until it meets these levels or managed and disposed of in accordance with subtitle C of BCDA
		RCRA. (A) Inorganics (Leachable): Arsenic, 0.32 ppm; Barium, 6.3 ppm; Cadmium, 0.06 ppm; Chromium, 0.32 ppm; Cyanide, 4.4 ppm; Lead, 0.32 ppm; Mercury, 0.01 ppm; Nickel, 4.4 ppm; Selenium, 0.06 ppm; Silver, 0.32 ppm. Metal concentrations must be measured in the waste leachate as per 40 CFR 261.24. Cyanide extractions must be conducted using distilled water.
		(B) Organics: Benzene, 0.87 ppm; Benzo(a)anthracene, 0.10 ppm; Benzo(a)pyrene, 0.04 ppm; Benzo (b)fluoranthene, 0.16 ppm; Chlorobenzene, 152 ppm; o-Chlorophenol, 44 ppm; Chrysene, 15 ppm; 2, 4–D, 107 ppm; DIBenz(a,h)anthracene, 0.007 ppm; 1, 4-Dichlorobenzene, 265 ppm; 1, 1-Dichloroethylene, 1.3 ppm; trans-1,2-Dichloroethylene, 37 ppm; Dichloromethane, 0.23 ppm; 2,4-Dichlorophenol, 43 ppm; Heaxchlorobenzene, 0.26 ppm; Indeno (1,2,3-cd) pyrene, 30 ppm; Polychlorinated biphenyls, 12 ppm; 2,4,5-T, 1 × 10 <sup>6</sup> ppm; 1,2,4,5-Tetrachlorobenzene, 56 ppm; Tetrachloroethylene, 3.4 ppm; Trichlorophenol, 1.1 ppm; 2,4,5-Trichlorophenol, 21,000 ppm; 2,4,6-Trichlorophenol, 0.35 ppm.
		(C) Chlorinated dioxins and furans: 2,3,7,8-Tetrachlorodibenzo-p-dioxin equivalents, $4 \times 10^{-7 \mathrm{ppm.}}$
		The petitioned by-product must be analyzed for the tetra-, penta-, hexa-, and heptachlorodibenzo-p-dioxins, and the tetra-, penta-, hexa-, and heptachlorodibenzofurans to determine the 2, 3, 7, 8-tetra- chlorodibenzo-p-dioxin equivalent concentration. The analysis must be conducted using Method 8290, a high resolution gas chromatography/high resolution mass spectrometry method, and must achieve practical quantitation limits of 15 parts per trillion (ppt) for the tetra- and penta- homologs.
		<ul> <li>(4) <i>Termination of testing:</i> Due to the possible variability of the incinerator feeds, the testing requirements of Condition (1)(B) will continue indefinitely.</li> <li>(5) <i>Data submittals:</i> Within one week of system start-up, ADPC&amp;E must notify the Section Chief, Variances Section (see address below) when the full-scale incineration system is on-line and waste treatment has begun. The data obtained through Condition (1)(A) must be submitted to PSPD/OSW (5303W), U.S. EPA, 1200 Pennsylvania Ave.,</li> </ul>
		NW, Washington, DC 20460, within the time period specified. At the Section Chief's request, ADPC&E must submit analytical data obtained through Condition (1)(B) within the time period specified by the Section Chief. Failure to submit the required data obtained from Condition (1)(A) within the specified time period or to maintain the required records for the time specified in Condition (1)(B) (or to submit data within the time specified by the Section Chief) will be considered by the Agency, at its discretion, sufficient basis to revoke ADPC&E's exclusion to the extent directed by EPA. All data must
		be accompanied by the following certification statement: "Under civil and criminal penalty of law for the making or submission of false or fraudu- lent statements or representations (pursuant to the applicable provisions of the Federal Code, which include, but may not be limited to, 18 U.S.C. 1001 and 42 U.S.C. 6928), I certify that the information contained in or accompanying this document is true, accu- rate and complete. As to the (those) identified section(s) of this document for which I cannot personally verify its (their) truth and accuracy, I certify as the company official begins gungaring underlikitive the accorden when other under the other than the true function in the true function.
		having supervisory responsibility for the persons who, acting under my direct instruc- tions, made the verification that this information is true, accurate and complete. In the event that any of this information is determined by EPA in its sole discretion to be false, inaccurate or incomplete, and upon conveyance of this fact to the company, I recognize and agree that this exclusion of wastes will be void as if it never had effect or to the extent directed by EPA and that the company will be liable for any actions taken in contravention of the company's RCRA and CERCLA obligations premised upon the company's reliance on the void exclusion."
BBC Brown Boveri, Inc Bethlehem Steel Cor- poration.	Sanford, FL Sparrows Point, Mary- land.	Dewatered Wastewater treatment sludges (EPA Hazardous Waste No. F006) generated from electroplating operations after October 17, 1986. Stabilized filter cake (at a maximum annual rate of 1100 cubic yards) from the treatment of wastewater treatment sludges (EPA Hazardous Waste No. F006) generated from electro- plating operations after [insert date of publication in FEDERAL REGISTER]. Bethlehem Steel (BSC) must implement a testing program that meets the following conditions for the exclu- sion to be valid:

TABLE 1—WASTES EXCLUDED FROM NON-SPECIFIC SOURCES—Continued	TABLE 1—WASTES	EXCLUDED	FROM NON-S	SPECIFIC SOURCES-	-Continued
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Facility	Address	Waste description
		<ol> <li>Testing: Sample collection and analyses (including quality control (QC) procedures must be performed according to SW-846 methodologies. If EPA judges the stabilization process to be effective under the conditions used during the initial verification testing, BSC may replace the testing required in Condition (1)(A) with the testing required in Condition (1)(B). BSC must continue to test as specified in Condition (1)(A) until and unless notified by EPA in writing that testing in Condition (1)(A) may be replaced by Condition (1)(B) (to the extent directed by EPA).</li> <li>(A) Initial Verification Testing: During at least the first eight weeks of operation of the full scale treatment system, BSC must collect and analyze weekly composites representative of the stabilized waste. Weekly composites must be composed of representative grab sam ples collected from every batch during each week of stabilization. The composite sampler must be collected and analyzed, prior to the disposal of the stabilized filter cake, for a constituents listed in Condition (3). BSC must report the analytical test data, including a record of the ratios of lime kiln dust and fly ash used and quality control information, ob tained during this initial period no later than 60 days after the collection of the last com posite of stabilized filter cake.</li> <li>(B) Subsequent Verification Testing: Following written notification by EPA, BSC may sub stitute the testing condition in (1)(B) for (1)(A). BSC must collect from all batches that are stabilized filter cake for chromium, lead and nickel. BSC may, at its discretion analyze composite samples must be comprised of representative samples collected from all batches of wast are non-hazardous.</li> <li>(C) Annual Verification Testing: In order to confirm that the characteristics of the treatewaste do not change significantly, BSC must store, as hazardous, analyze a representative composite samples must be analyzed filter cake generated on the stabilized filter cake for all T</li></ol>
		<ul> <li>composite sample equal or exceed any of the delisting levels set in Condition (3), the stabilized filter cake generated during the time period corresponding to this sample must be retreated until it is below these levels or managed and disposed of in accordance with Subtitle C of RCRA.</li> <li>(3) <i>Delisting Levels</i>: All concentrations must be measured in the waste leachate by the method specified in 40 CFR § 261.24. The leachable concentrations for the constituent must be below the following levels (ppm): arsenic—4.8; barium—100; cadmium—0.48; chromium—5.0; lead—1.4; mercury—0.19; nickel—9.6; selenium—1.0; silver—5.0.</li> <li>(4) <i>Changes in Operating Conditions</i>: After completing the initial verification test period in Condition (1)(A), if BSC decides to significantly change the stabilization process (e.g., stabilization reagents) developed under Condition (1), then BSC must notify EPA in writing prior to instituting the change. After written approval by EPA, BSC must notify in writing erated from the changed process as non-hazardous under this exclusion, provided the other conditions of this exclusion are fulfilled.</li> <li>(5) <i>Data Submittals</i>: Two weeks prior to system start-up, BSC must notify in writing (see address below) when stabilization of the dewatered filter cake will begin. The data obtained through Condition (1)(A) must be submitted to Waste and Chemicals Management Divisioo (Mail Code 3HW11), U.S. EPA Region III, 1650 Arch St., Philadelphia, PA 19103 within the me period specified. The analytical data, including quality control information and record of ratios of line kiln dust and fly ash used, must be compiled and maintained on site for a minimum of five years. These data must be furnished upon request and made available for a minimum of five years. These data must be furnished upon request and made available</li> </ul>
		inspection by EPA or the State of Maryland. Failure to submit the required data within the specified time period or maintain the required records on site for the specified time will be considered by the Agency, at its discretion, sufficient basis to revoke the exclusion to the extent directed by EPA. All data must be accompanied by a signed copy of the following certification statement to attest to the truth and accuracy of the data submitted: "Under civil and criminal penalty of law for the making or submission of false or frauduler statements or representations (pursuant to the applicable provisions of the Federal Code which include, but may not be limited to, 18 U.S.C §1001 and 42 U.S.C §6928), I certifi that the information contained in or accompanying this document is true, accurate and complete. As to the (those) identified section(s) of this document for which I cannot personal! verify its (their) truth and accuracy, I certify as the company official having supervisory re sponsibility for the persons who, accurate and complete.

## Pt. 261, App. IX

Facility	Address	Waste description
		In the event that any of this information is determined by EPA in its sole discretion to be false, inaccurate or incomplete, and upon conveyance of this fact to the company, I recognize and agree that this exclusion of waste will be void as if it never had effect or to the extent directed by EPA and that the company will be liable for any actions taken in contravention of the company's RCRA and CERCLA obligations premised upon the company's reliance on the void exclusion."
BMW Manufac- turing Cor- poration.	Greer, South Carolina.	Wastewater treatment sludge (EPA Hazardous Waste No. F019) that BMW Manufacturing Corporation (BMW) generates by treating wastewater from automobile assembly plant lo cated on Highway 101 South in Greer, South Carolina. This is a conditional exclusion fo up to 2,850 cubic yards of waste (hereinafter referred to as "BMW Sludge") that will be generated each year and disposed in a Subtitle D landfill after May 2, 2001. With prior ap proval by the EPA, following a public comment period, BMW may also beneficially reuss the sludge. BMW must demonstrate that the following conditions are met for the exclusion
		to be valid. (1) Delisting Levels: All leachable concentrations for these metals must be less than the fol lowing levels (ppm): Barium—100.0; Cadmium—1.0; Chromium—5.0; and Lead—5.0. Al leachable concentrations for cyanide and nickel must not exceed the following levels (ppm): Cyanide—33.6; and Nickel—70.3. These metal and cyanide concentrations must be measured in the waste leachate obtained by the method specified in 40 CFR 261.24, ex cept that for cyanide, deionized water must be the leaching medium. The total concentration of cyanide (total, not amenable) in the waste, not the waste leachate, must not exceed 200 mg/kg. Cyanide concentrations in waste or leachate must be measured by the method specified in 40 CFR 268.40, Note 7. The total concentrations of metals in the waste, not the waste leachate, must not exceed the following levels (ppm): Barium—2,000; Cad mium—500; Chromium—1.000; Lead—2.000; and Nickel—200.00.
		(2) Verification Testing Requirements: Sample collection and analyses, including quality control procedures, must be performed according to SW-846 methodologies, where specified by regulations in 40 CFR parts 260–270. Otherwise, methods must meet Performance Based Measurement System Criteria in which the Data Quality Objectives are to dem onstrate that representative samples of the BMW Sludge meet the delisting levels in Condition (1).
		(A) Initial Verification Testing: BMW must conduct verification sampling initially when test runs of aluminum vehicle parts are run and again when production of vehicles with aluminum body parts commences. For verification sampling during the test runs, BMW must collect and analyze a minimum of four composite samples of the dewatered sludge that is gen erated from wastewater treated during the time of the test runs. For verification sampling during the initiation of the production of vehicle models with aluminum parts, BMW must collect a minimum of four composite samples from the first roll-off box of sludge generated after production of automobiles with aluminum parts reaches 50 units per day. BMW must analyze for the constituents listed in Condition (1). If BMW chooses to beneficially reuse sludge and the reuse has been approved by EPA, following a public comment period, verification testing of the sludge must consist of analyzing a minimum of four composite samples of the sludge for the constituents listed in Condition (1).
		(B) Subsequent Verification Testing: If the initial verification testing in Condition (2)(A) is successful for both the test runs and the commencement of production, i.e., delisting levels of Condition (1) are met for all of the composite samples, BMW must implement an annual testing program to demonstrate that constituent concentrations measured in the TCLP extract and total concentrations measured in the unextracted waste do not exceed the delisting levels established in Condition (1).
		(3) Waste Holding and Handling: BMW must store as hazardous all BMW Sludge generate until verification testing, as specified in Condition (2)(A), is completed and valid analyse demonstrate that Condition (1) is satisfied. If the levels of constituents measured in th composite samples of BMW Sludge do not exceed the levels set forth in Condition (1) then the BMW Sludge is non-hazardous and must be managed in accordance with all applicable solid waste regulations. If constituent levels in a composite sample exceed any or the delisting levels set forth in Condition (1), the batch of BMW Sludge generated during the time period corresponding to this sample must be managed and disposed of in accord
		<ul> <li>ance with Subtitle C of RCRA.</li> <li>(4) Changes in Operating Conditions: BMW must notify EPA in writing when significant changes in the manufacturing or wastewater treatment processes are implemented. EPA will determine whether these changes will result in additional constituents of concern. If so EPA will notify BMW in writing that the BMW Sludge must be managed as hazardou: waste F019 until BMW has demonstrated that the wastes meet the delisting levels set forth in Condition (1) and any levels established by EPA for the additional constituents of concern, and BMW has received written approval from EPA. If EPA determines that the changes do not result in additional constituents of concern, EPA will notify BMW, in writing that BMW must verify that the BMW Sludge continues to meet Condition (1) delisting levels.</li> </ul>

TABLE 1—WASTES EXCLUDED FROM NON-SPECIFIC SOURCES—Continued	TABLE 1-WASTE	S EXCLUDED FI	ROM NON-SPECIFIC	SOURCES—Continued
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Facility	Address	Waste description
Boeing Com- mercial Air- plane Co Bommer Indus- tries Inc BWX] Tech- nologies.	Auburn, Wash- ington. Landrum, SC Lynchburg, VA	(5) Data Submittals: Data obtained in accordance with Condition (2)(A) must be submitted to Jewell Grubbs, Chief, RCRA Enforcement and Compliance Branch, Mail Code: 4WD-RCRA, U.S. EPA, Region 4, Sam Nunn Atlanta Federal Center, 61 Forsyh Street, Atlanta, Georgia 30303. This submission is due no later than 60 days after filling the first roll-off box of BMW Sludge to be disposed in accordance with delisting Conditons (1) through (7) for both the test runs and again for the commencement of production. Records of analytical data from Condition (2) must be complied, summarized, and maintained by BMV for a minimum of three years, and must be furnished upon request by EPA or the State of South Carolina, and made available for inspection. Failure to submit the required data within the specified time period or maintain the required records for the specified time will be considered by EPA, at lia data must be accompanied by a signed copy of the certification statement in 40 CFR 260.22(1)(12). (6) Roepare Language: (A) II, at any time after disposal of the delisted waste, BMW possesses or is otherwise made aware of any environmental data (including but not limited to leachate data or groundwater monitoring data) or any other data relevant to the delisted waste indicating that any constituent identified in the delisting verification testing is at a level higher than the delisting level allowed by EPA in granting the petition, BMW must report the data, in writing, of the waste, as required by Condition (2)(B), does not meen the delisting requirements of Condition (1), BMW must report the data, in writing, to EPA within 10 days of first possessing or being made aware of that data. (C) Based on the information requires that EPA take action to protect human health or the environment. Further action may include suspending or revoking the exclusion, or other appropriate response necessary to protect human health and the environment. Further action may include suspending or revoking the exclusion, or other appropriate

# Pt. 261, App. IX

Facility	Address	Waste description
		(3) Changes in Operating Conditions: If BWX Technologies significantly changes the manufacturing or treatment process described in the petition, or the chemicals used in the manufacturing or treatment process, BWX Technologies may not manage the filter cake generated from the new process under this exclusion until it has met the following conditions: (a) BWX Technologies must demonstrate that the waste meets the delisting levels set forth in Paragraph 1; (b) it must demonstrate that no new hazardous constituents listed in appendix VIII of part 261 have been introduced into the manufacturing or treatment process: and (c) it must obtain prior written approval from EPA to manage the waste under this exclusion.
		(4) Data Submittals: The data obtained under Paragraphs 2 and 3 must be submitted to The Waste and Chemicals Management Division, U.S. EPA Region III, 1650 Arch Street, Philadelphia, PA 19103. Records of operating conditions and analytical data must be compiled, summarized, and maintained on site for a minimum of five years and must be furnished upon request by EPA or the Commonwealth of Virginia, and made available for inspection. Failure to submit the required data within the specified time period or to maintain the required records on site for the specified time period or to maintain the required records on site for the exclusion to the extent determined necessary by EPA. All data must be accompanied by a signed copy of the certification statement set forth in 40 CFR 260.22(i)(12) to attest to the truth and accuracy of the data submitted. (5) Reopener:
		(a) If BWX Technologies discovers that a condition at the facility or an assumption related to the disposal of the excluded waste that was modeled or predicted in the petition does not occur as modeled or predicted, then BWX Technologies must report any information rel- evant to that condition, in writing, to the Regional Administrator or his delegate within 10 days of discovering that condition. (b) Upon receiving information described in paragraph (a) of this section, regardless of its
		source, the Regional Administrator or his delegate will determine whether the reported con- dition requires further action. Further action may include repealing the exclusion, modifying the exclusion, or other appropriate response necessary to protect human health and the environment.
		(6) Notification Requirements: BWX Technologies must provide a one-time written notification to any State Regulatory Agency to which or through which the delisted waste described above will be transported for disposal at least 60 days prior to the commencement of such activities. Failure to provide such a notification will be deemed to be a violation of this ex- clusion and may result in a revocation of the decision.
Capitol Prod-	Harrisburg, PA	Dewatered wastewater treatment sludges (EPA Hazardous Waste No. FO19) generated from
ucts Corp Capitol Prod- ucts Cor- poration.	Kentland, IN	the chemical conversion coating of aluminum after September 12, 1986. Dewatered wastewater treatment sludges (EPA Hazardous Waste No. F019) generated from the chemical conversion coating of aluminum after November 17, 1986.
Care Free Alu- minum Prod- ucts, Inc	Charlotte, Michigan.	Wastewater treatment sludge (EPA Hazardous Waste No. F019) generated from the chem- ical conversion coating of aluminum (generated at a maximum annual rate of 100 cubic yards), after August 21, 1992. In order to confirm that the characteristics of the waste do not change significantly, the facility must, on an annual basis, analyze a representative composite sample for the constituents listed in §261.24 using the method specified therein. The annual analytical results, including quality control information, must be compiled, cer- tified according to §260.22(i)(12), maintained on-site for a minimum of five years, and made available for inspection upon request by any employee or representative of EPA or the State of Michigan. Failure to maintain the required records on-site will be considered by EPA, at its discretion, sufficient basis to revoke the exclusion to the extent directed by EPA.
Chamberlian- Featherlite, Inc	Hot Springs, AR.	Dewatered wastewater treatment sludges (EPA Hazardous Waste No. F019) generated from the chemical conversion coating of aluminum after July 16, 1986.
Cincinnati Met- ropolitan Sewer Dis- trict.	Cincinnati, OH	Sluiced bottom ash (approximately 25,000 cubic yards) contained in the South Lagoon, on September 13, 1985 which contains EPA Hazardous Waste Nos. F001, F002, F003, F004, and F005.
Clay Equip- ment Cor- poration.	Cedar Falls, Iowa.	Dewatered wastewater treatment sludges (EPA Hazardous Waste No. F006) and spent cya- nide bath solutions (EPA Hazardous Waste No. F009) generated from electroplating oper- ations and disposed of in an on-site surface impoundment. This is a onetime exclusion. This exclusion was published on August 1, 1989.
Continental	Olympia, WA	Dewatered wastewater treatment sludges (DPA Hazardous Waste No. FO19) generated from
Can Co Dover Corp., Norris Div	Tulsa, OK	the chemical conversion coating of aluminum after September 12, 1986. Dewatered wastewater treatment sludge (EPA Hazardous Waste No. FO06) generated from their electroplating operations after April 29, 1986.
DuraTherm, In- corporated.	San Leon, Texas.	Desorber solids, (at a maximum generation of 20,000 cubic yards per calendar year) gen- erated by DuraTherm using the thermal desorption treatment process, (EPA Hazardous Waste No. F037 and F038) and that is disposed of in subtitle D landfills after April 24, 2000.
		For the exclusion to be valid, DuraTherm must implement a testing program that meets the following Paragraphs:

Facility	Address	Waste description
,		<ul> <li>(1) Delisting Levels: All leachable concentrations for those constituents must not exceed th following levels (ppm). The petitioner must use an acceptable leaching method, for example SW-846, Method 1311 to measure constituents in the waste leachate.</li> <li>Desorber solids (i) Inorganic Constituents Arsenic—1.35; Antimony—0.162; Barium—54.0; Beryllium—0.108; Cadmium—0.135; Chromium—0.6; Lead—0.405; Nickel—2.7; Selenium—1.0; Silver—5.0; Vanadium—5.4; Zinc—270.</li> <li>(ii) Organic Constituents Anthracene—0.28; Benzene—0.135; Benzo(a) anthracene—0.056; Benzo(b)fluoranthene—0.11; Benzo(a)pyrene—0.061; Bis-ethylhexylphthalate—0.28; Calbon Disulfide—3.8; Chlorobenzene—0.057; Chrysene—0.059; o,m,p Cresols—54; Dibenz (a,h) anthracene—0.055; 2.4 Dimethyl phenol—18.9; Dioctyl phthalate—0.059; Pher anthrene—0.059; Phenol—6.2; Pyrene—0.067; Styrene—2.7; Trichloroethylene—0.056; Toluene—0.059; Naphthalene—0.059; Pher anthrene—0.038; Xylene—0.032</li> <li>(2) Waste Holding and Handiling: (A) DuraTherm must store the desorber solids as describe</li> </ul>
		<ul> <li>in its RCRA permit, or continue to dispose of as hazardous all desorber solids generated until they have completed verification testing described in Paragraph (3)(A) and (B), as an propriate, and valid analyses show that paragraph (1) is satisfied.</li> <li>(B) In order to isolate wastes that have been processed in the unit prior to one of the wast codes to be delisted, DuraTherm must designate the first batch of F037, F038, K048 K049, K050, or K051 wastes as hazardous. Subsequent batches of these wastes whic satisfy paragraph (1) are eligible for delisting if they meet the criteria in paragraph (1) an no additional constituents (other than those of the delisted waste streams) from the pre-</li> </ul>
		<ul> <li>viously processed wastes are detected.</li> <li>(C) Levels of constituents measured in the samples of the desorber solids that do not excee the levels set forth in Paragraph (1) are nonhazardous. DuraTherm can manage and dis pose the nonhazardous desorber solids according to all applicable solid waste regulations.</li> <li>(D) If constituent levels in a sample exceed any of the delisting levels set in Paragraph (1 DuraTherm must retreat or stabilize the batches of waste used to generate the represent tive sample until it meets the levels in paragraph(1). DuraTherm must repeat the analyse of the treated waste.</li> </ul>
		<ul> <li>(E) If the facility has not treated the waste, DuraTherm must manage and dispose the wast generated under subtitle C of RCRA.</li> <li>(3) <i>Verification Testing Requirements</i>: DuraTherm must perform sample collection and ana yses, including quality control procedures, according to SW-846 methodologies. If EP, judges the process to be effective under the operating conditions used during the initia verification testing, DuraTherm may replace the testing required in Paragraph (3)(A) wit the testing required in Paragraph (3)(B). DuraTherm must continue to test as specified in Paragraph (3)(A) until and unless notified by EPA in writing that testing in Paragraph (3)(A)</li> </ul>
		<ul> <li>may be replaced by Paragraph (3)(B).</li> <li>(A) <i>Initial Verification Testing:</i> After EPA grants the final exclusion, DuraTherm must do th following:</li> <li>(i) Collect and analyze composites of the desorber solids.</li> <li>(ii) Make two composites of representative grab samples collected.</li> </ul>
		<ul> <li>(iii) Analyze the waste, before disposal, for all of the constituents listed in Paragraph 1.</li> <li>(iv) Sixty (60) days after this exclusion becomes final, report the operational and analytic test data, including quality control information.</li> <li>(v) Submit the test plan for conducting the multiple pH leaching procedure to EPA for approval at least 10 days before conducting the analysis.</li> </ul>
		<ul> <li>(vi) Conduct a multiple pH leaching procedure on 10 samples collected during the sixty-datest period.</li> <li>(vii) The ten samples should include both non-stabilized and stabilized residual solids. If non of the samples collected during the sixty-day test period need to be stabilized, DuraTherr should provide multiple pH data on the first sample of stabilized wastes generated.</li> <li>(vii) Perform the toxicity characteristic leaching procedure using three different pH extraction fluids to simulate disposal under three conditions and submit the results within 60 days of completion. Simulate an acidic landfill environment, basic landfill environment, and a landf environment similar to the pH of the waste.</li> </ul>
		<ul> <li>(B) Subsequent Verification Testing: Following written notification by EPA, DuraTherm mas substitute the testing conditions in (3)(B) for (3)(A)(i). DuraTherm must continue to monitic operating conditions, and analyze representative samples each quarter of operation durin the first year of waste generation. The samples must represent the waste generated in on quarter. DuraTherm must run the multiple pH procedure on these waste samples.</li> <li>(C) Termination of Organic Testing: (i) DuraTherm must continue testing as required under Paragraph (3)(B) for or optic constituents in Paragraph (1)(A)(ii), until the analytical result submitted under Paragraph (3)(B) show a minimum of two consecutive samples below th delisting levels in Paragraph (1)(A)(ii), DuraTherm may then request that EPA stop quarter organic testing. After EPA notifies DuraTherm in writing, the company may end quarter organic testing.</li> </ul>
		<ul> <li>(ii) Following cancellation of the quarterly testing, DuraTherm must continue to test a representative composite sample for all constituents listed in Paragraph (1) annually (b) twelve months after final exclusion).</li> </ul>

## Pt. 261, App. IX

Facility	Address	Waste description
		<ul> <li>(4) Changes in Operating Conditions: If DuraTherm significantly changes the process de scribed in its petition or starts any processes that generate(s) the waste that may or coul affect the composition or type of waste generated as established under Paragraph (1) (b illustration, but not limitation, changes in equipment or operating conditions of the treatmer process), they must notify EPA in writing; they may no longer handle the wastes generate from the new process as nonhazardous until the wastes meet the delisting levels set i Paragraph (1) and they have received written approval to do so from EPA.</li> <li>(5) Data Submittals: DuraTherm must submit the information described below. If DuraTherm fails to submit the required data within the specified time or maintain the required record on-site for the specified time, EPA, at its discretion, will consider this sufficient basis to re open the exclusion as described in Paragraph 6. DuraTherm must:</li> <li>(A) Submit the data obtained through Paragraph 6. DuraTherm must:</li> <li>(A) Submit the data obtained through Paragraph 3 to Mr. William Gallagher, Chief, Region Delisting Program, EPA, 1445 Ross Avenue, Dallas, Texas 75202–2733, Mail Code, (6PE O) within the time specified.</li> <li>(B) Compile records of operating conditions and analytical data from Paragraph (3), summarized, and maintained on-site for a minimum of five years.</li> <li>(C) Furnish these records and data when EPA or the State of Texas request them for inspection.</li> <li>(D) Send along with all data a signed copy of the following certification statement, to attest the truth and accuracy of the data submitted:</li> <li>Under civil and criminal penalty of law for the making or submission of false or frauduler statements or representations (pursuant to the applicable provisions of the Federal Code which include, but may not be limited to, 18 U.S.C. 1001 and 42 U.S.C. 6928), I certify the the information contained in or accompanying this document is true, accurate and corr plete.</li></ul>
		(their) truth and accuracy, I certify as the company official having supervisory responsibilit for the persons who, acting under my direct instructions, made the verification that this in formation is true, accurate and complete. If any of this information is determined by EPA in its sole discretion to be false, inaccurate of incomplete, and upon conveyance of this fact to the company, I recognize and agree that this exclusion of waste will be void as if it never had effect or to the extent directed by EP, and that the company will be liable for any actions taken in contravention of the company? RCRA and CERCLA obligations premised upon the company's reliance on the void exclu-
		<ul> <li>sion.</li> <li>(6) Reopener Language: (A) If, anytime after disposal of the delisted waste, DuraTherm possesses or is otherwise made aware of any environmental data (including but not limited t leachate data or groundwater monitoring data) or any other data relevant to the deliste waste indicating that any constituent identified for the delisting verification testing is at leve higher than the delisting level allowed by the Regional Administrator or his delegate i granting the petition, then the facility must report the data, in writing, to the Regional Administrator or his delegate within 10 days of first possessing or being made aware of tha data.</li> </ul>
		(B) If the annual testing of the waste does not meet the delisting requirements in Paragrap 1, DuraTherm must report the data, in writing, to the Regional Administrator or his delegat within 10 days of first possessing or being made aware of that data. (C) If DuraTherm fails to submit the information described in paragraphs (5),(6)(A) or (6)(E)
		or if any other information is received from any source, the Regional Administrator or hi delegate will make a preliminary determination as to whether the reported information re quires Agency action to protect human health or the environment. Further action may in clude suspending, or revoking the exclusion, or other appropriate response necessary t protect human health and the environment.
		(D) If the Regional Administrator or his delegate determines that the reported informatio does require Agency action, the Regional Administrator or his delegate will notify the facilit in writing of the actions the Regional Administrator or his delegate believes are necessar to protect human health and the environment. The notice shall include a statement of th proposed action and a statement providing the facility with an opportunity to present infor mation as to why the proposed Agency action is not necessary. The facility shall have 1 days from the date of the Regional Administrator or his delegate's notice to present suc information.
		(E) Following the receipt of information from the facility described in paragraph (6)(D) or (if n information is presented under paragraph (6)(D)) the initial receipt of information describe in paragraphs (5), (6)(A) or (6)(B), the Regional Administrator or his delegate will issue final written determination describing the Agency actions that are necessary to protec human health or the environment. Any required action described in the Regional Administrator or his delegate's determination shall become effective immediately, unless the Regional Administrator or his delegate provides otherwise.
		(7) Notification Requirements: DuraTherm must do following before transporting the deliste waste: Failure to provide this notification will result in a violation of the delisting petition an a possible revocation of the decision.

TABLE 1—WASTES EXCLUDED FROM NON-SPECIFIC SO	UBCES—Continued
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Facility	Address	Waste description
		<ul> <li>(A) Provide a one-time written notification to any State Regulatory Agency to which o through which they will transport the delisted waste described above for disposal, 60 days before beginning such activities.</li> <li>(B) Update the one-time written notification if they ship the delisted waste into a different dis</li> </ul>
		posal facility.
astman Chemical Company.	Longview, Texas.	Wastewater treatment sludge, (at a maximum generation of 82,100 cubic yards per calenda year) generated by Eastman (EPA Hazardous Waste Nos. F001, F002, F003, F005 gen erated at Eastman when disposed of in a Subtitle D landfill.
		Eastman must implement a testing program that meets the following conditions for the exclu sion to be valid:
		(1) Delisting Levels: All concentrations for the following constituents must not exceed the following levels (mg/l). For the wastewater treatment sludge constituents must be measured in the waste leachate by the method specified in 40 CFR 261.24. Wastewater treatmen sludge:
		<ul> <li>(i) Inorganic Constituents: Antimony-0.0515; Barium-7.30; Cobalt-2.25; Chromium-5.0; Lead 5.0; Mercury-0.0015; Nickel-2.83; Selenium-0.22; Silver-0.384; Vanadium-2.11; Zinc-28.0</li> <li>(ii) Organic Constituents: Acenaphthene-1.25; Acetone—7.13; bis(2-ethylhexylphthalate—0.28; 2-butanone—42.8; Chloroform—0.0099; Fluorene—0.55; Methhanol-35.7; Methylene</li> </ul>
		<ul> <li>Chloride—0.486; naphthalene-0.0321.</li> <li>(2) Waste Holding and Handling: If the concentrations of the sludge exceed the levels provided in Condition 1, then the sludge must be treated in the Fluidized Bed Incinerator (FBI and meet the requirements of that September 25, 1996 delisting exclusion to be non-haz</li> </ul>
		ardous (as FBI ash). If the sludge meets the delisting levels provided in Condition 1, ther it's non-hazardous (as sludge). If the waste water treatment sludge is not managed in the manner above, Eastman must manage it in accordance with applicable RCRA Subtitle O requirements. If the levels of constituents measured in the samples of the waste wate treatment sludge do not exceed the levels set forth in Condition (1), then the waste is non hazardous and may be managed and disposed of in accordance with all applicable solic waste regulations. During the verification period, Eastman must manage the waste in the
		FBI incinerator prior to disposal. (3) Verification Testing Requirements: Eastman must perform sample collection and anal yses, including quality control procedures, according to SW-846 methodologies. After com pletion of the initial verification period, Eastman may replace the testing required in Condition (3)(A) with the testing required in Condition (3)(B). Eastman must continue to test a specified in Condition (3)(A) until and unless notified by EPA in writing that testing in Condition (3)(A) with and unless notified by EPA in writing that testing in Condition (3)(A) until and unless notified by EPA in writing that testing in Condition (3)(B).
		<ul> <li>dition (3)(A) may be replaced by Condition (3)(B).</li> <li>(A) Initial Verification Testing: At quarterly intervals for one year after the final exclusion i granted, Eastman must collect and analyze composites of the wastewater treatment sludge</li> </ul>
		for constituents listed in Condition (1). (B) Subsequent Verification Testing: Following termination of the quarterly testing, Eastmair must continue to test a representative composite sample for all constituents listed in Conditional
		<ul> <li>(4) Changes in Operating Conditions. If Eastman significantly changes the process which generate(s) the waste(s) and which may or could affect the composition or type of waste(s) generated as established under Condition (1) (by illustration, but not limitation, change in equipment or operating conditions of the treatment process or generation of volumes in ex cess 82,100 cubic yards of waste annually), Eastman must (A) notify the EPA in writing o the change and (B) may no longer handle or manage the waste generated from the new process as nonhazardous until Eastman has demonstrated through testing the waste meets the delisting levels set in Condition (1) and (C) Eastman has received written ap proval to begin managing the wastes as non-hazardous from EPA.</li> </ul>
		(5) Data Submittals. Eastman must submit or maintain, as applicable, the information de scribed below. If Eastman fails to submit the required data within the specified time o maintain the required records on-site for the specified time, EPA, at its discretion, will con sider this sufficient basis to reopen the exclusion as described in Condition (6). Eastman must:
		<ul> <li>(A) Submit the data obtained through Condition (3) to Mr. William Gallagher, Chief, Region 6 Delisting Program, EPA, 1445 Ross Avenue, Dallas, Texas 75202–2733, Mail Code, (6PD- O) within the time specified.</li> </ul>
		<ul> <li>(B) Compile records of operating conditions and analytical data from Condition (3), summa rized, and maintained on-site for a minimum of five years.</li> <li>(C) Furnish these records and data when EPA or the State of Texas request them for inspect</li> </ul>
		<ul> <li>(D) Send along with all data a signed copy of the following certification statement, to attest to the truth and accuracy of the data submitted:</li> </ul>
		(i) Under civil and country of the outs stoninger. (ii) Under civil and criminal penalty of law for the making or submission of false or fraudulen statements or representations (pursuant to the applicable provisions of the Federal Code which include, but may not be limited to, 18 U.S.C. 1001 and 42 U.S.C. 6928), I certify that the information contained in or accompanying this document is true, accurate and com plete.

## Pt. 261, App. IX

Facility	Address	Waste description
		<ul> <li>(ii) As to the (those) identified section(s) of this document for which I cannot personally verify its (their) truth and accuracy, I certify as the company official having supervisory responsibility for the persons who, acting under my direct instructions, made the verification that this information is true, accurate and complete.</li> <li>(iii) If any of this information is determined by EPA in its sole discretion to be false, inaccurate or incomplete, and upon conveyance of this fact to the company, I recognize and agree that this exclusion of waste will be void as if it never had effect or to the extent directed by EPA and that the company will be liable for any actions taken in contravention of the void exclusion.</li> <li>(6) <i>Reopener Language</i>:</li> <li>(A) If, anytime after disposal of the delisted waste, Eastman possesses or is otherwise made aware of any environmental data (including but not limited to leachate data or groundwater monitoring data) or any other data relevant to the delisted waste indicating that any constituent identified for the delisting verification testing is at level higher than the delisting level allowed by the Regional Administrator or his delegate in granting the petition, then the facility must report the data, in writing, to the Regional Administrator or his delegate within 10 days of first possessing or being made aware of that data.</li> <li>(B) If fastman must report the data, in writing, to the Regional Administrator or his delegate within 10 days of first possessing or being made aware of that data.</li> <li>(C) If Eastman fails to submit the information described in Conditions (5),(6)(A) or (6)(B) or if any other information is received from any source, the Regional Administrator or his delegate within 10 days of prist possessing or being made aware of that data.</li> </ul>
		(D) If the Regional Administrator or his delegate determines that the reported information does require Agency action, the Regional Administrator or his delegate will notify the facility in writing of the actions the Regional Administrator or his delegate believes are necessary to protect human health and the environment. The notice shall include a statement of the proposed action and a statement providing the facility with an opportunity to present information as to why the proposed Agency action is not necessary. The facility shall have 10 days from the date of the Regional Administrator or his delegate's notice to present such information.
		(E) Following the receipt of information from the facility described in Condition (6)(D) or (if no information is presented under Condition (6)(D)) the initial receipt of information described in Conditions (5), (6)(A) or (6)(B), the Regional Administrator or his delegate will issue a final written determination describing the Agency actions that are necessary to protect human health or the environment. Any required action described in the Regional Administrator or his delegate's determination shall become effective immediately, unless the Regional Administrator or his delegate provides otherwise. (7) Notification Requirements. Eastman must do following before transporting the delisted waste off-site: Failure to provide this notification will result in a violation of the delisting peti-
		<ul> <li>tion and a possible revocation of the exclusion.</li> <li>(A) Provide a one-time written notification to any State Regulatory Agency to which or through which they will transport the delisted waste described above for disposal, 60 days before beginning such activities.</li> </ul>
		(B) Update the one-time written notification if they ship the delisted waste into a different dis- posal facility.
Eli Lilly and Company.	Clinton, Indi- ana.	Incinerator scrubber liquids, entering and contained in their onsite surface impoundment, and solids settling from these liquids originating from the burning of spent solvents (EPA Haz- ardous Waste Nos. F002, F003, and F005) contained in their onsite surface impoundment and solids retention area on August 18, 1988 and any new incinerator scubber liquids and settled solids generated in the surface impoundment and and disposed of in the retention are after August 12, 1988.
Envirite of Illi- nois (for- merly Envirite Cor- poration).	Harvey, Illinois	See waste description under Envirite of Pennsylvania.
Envirite of Ohio (formerly Envirite Cor- poration).	Canton, Ohio	See waste description under Envirite of Pennsylvania.

#### 40 CFR Ch. I (7-1-03 Edition)

Facility	Address	Waste description
Envirite of Pennsylvania (formerly Envirite Cor- poration).	York, Pennsylvania.	Dewatered wastewater sludges (EPA Hazardous Waste No .F006) generated from electro- plating operations; spent cyanide plating solutions (EPA Hazardous Waste No. F007) gen- erated from electroplating operations; plating bath residues from the bottom of plating baths (EPA Hazardous Waste No. F008) generated from electroplating operations where cyanides are used in the process; spent stripping and cleaning bath solutions (EPA Haz- ardous Waste No. F009) generated from electroplating operations where used in the process; spent cyanide solutions from salt bath pot cleaning (EPA Haz- ardous Waste No. F019) generated from metal heat treating operations; quenching wastewater treatment sludges (EPA Hazardous Waste No. F012) generated from metal heat treating where cyanides are used in the process; wastewater treatment sludges (EPA Hazardous Waste No. F019) generated from the chemical conversion coating of aluminum after No- vember 14, 1986. To ensure that hazardous constituents are not present in the waste at levels of regulatory concern, the facility must implement a contingency testing program for the petitioned waste. This testing program must meet the following conditions for the exclu- sions to be valid: (1) Each batch of treatment residue must be representatively sampled and tested using the EP Toxicity test for arsenic, barium, cadmium, chromium, lead, arsenic, and silver exceed 0.315 ppm; barium levels exceed 6.3 ppm; cadmium and selenium, silver, mercury, mercury exceeds 0.0126 ppm; or nickel levels exceed 2.205 ppm; the waste must be re- treated or managed and disposed as a hazardous waste under 40 CFR Parts 226 to 265 and the permitting standards of 40 CFR Part 270.
		<ul> <li>(2) Each batch of treatment residue must be tested for reactive and leachable cyanide. If the reactive cyanide levels exceed 250 ppm or leachable cyanide levels (using the EP Toxicity test without acetic acid adjustment) exceed 1.26 ppm, the waste must be re-treated or managed and disposed as a hazardous waste under 40 CFR Parts 262 to 265 and the permitting standards of 40 CFR Part 270.</li> <li>(3) Each batch of waste must be tested for the total content of specific organic toxicants. If the total content of anthracene exceeds 76.8 ppm, 1,2-diphenyl hydrazine exceeds 0.001</li> </ul>
		ppm, methylene chloride exceeds 8.18 ppm, methyl ethyl ketone exceeds 326 ppm, n- nitrosodiphenylamine exceeds 11.9 ppm, phenol exceeds 1,566 ppm, tetrachloroethylene exceeds 0.188 ppm, or trichloroethylene exceeds 0.592 ppm, the waste must be managed and disposed as a hazardous waste under 40 CFR Parts 262 to 265 and the permitting standards of 40 CFR Part 270. (4) A grab sample must be collected from each batch to form one monthly composite sample
		which must be tested using GC/MS analysis for the compounds listed in #3, above, as well as the remaining organics on the priority pollutant list. (See 47 FR 52309, November 19 1982, for a list of the priority pollutants.)
		(5) The data from conditions 1–4 must be kept on file at the facility for inspection purposes and must be compiled, summarized, and submitted to the Administrator by certified mai semi-annually. The Agency will review this information and if needed will propose to modify or withdraw the exclusion. The organics testing described in conditions 3 and 4, above, are not required until six months from the date of promulgation. The Agency's decision to con- ditionally exclude the treatment residue generated from the wastewater treatment systems at these facilities applies only to the wastewater and solids treatment systems as they presently exist as described in the delisting petition. The exclusion does not apply to the proposed process additions described in the petition as recovery including crystallization electrolytic metals recovery, evaporative recovery, and ion exchange.
EPA's Mobile Incineration System.	Denney Farm Site; McDowell, MO.	Process wastewater, rotary kiln ash, CHEAF media, and other solids (except spent activated carbon) (EPA Hazardous Waste Nos. F020, F022, F023, F026, F027, and F028) generated during the field demonstration of EPA's Mobile Incinerator at the Denney Farm Site in McDowell, Missouri, after July 25, 1985, so long as: (1) The incinerator is functioning prop erly; (2) a grab sample is taken from each tank of wastewater generated and the EP leach ate values do not exceed 0.03 ppm for mercury, 0.14 ppm for selenium, and 0.68 ppm for chromium; and (3) a grab sample is taken from each drum of soil or ash generated and a core sample is collected from each CHEAF roll generated and the EP leachate values c daily composites do not exceed 0.044 ppm in ash or CHEAF media for mercury or 0.22; ppm in ash or CHEAF media for selenium.
Falconer Glass Indust., Inc Florida Produc- tion Engi- neering Company.	Falconer, NY Daytona Beach, Flor- ida.	Wastewater treatment sludges from the filter press and magnetic drum separator (EPA Haz ardous Waste No. F006) generated from electroplating operations after July 16, 1986. This is a one-time exclusion. Wastewater treatment sludges (EPA Hazardous Waste No F006) generated from electroplating operations and contained in four on-site trenches or January 23, 1987.
General Elec- tric Company. General Motors Corp., Fisher Body Divi- sion.	Shreveport Louisiana. Elyria, OH	Wastewater treatment sludges (EPA Hazardous Waste No. F006) generated from electro plating operations and contained in four on-site treatment ponds on August 12, 1987. The residue generated from the use of the Chemfix® treatment process on sludge (EPA Haz ardous Waste No. F006) generated from electroplating operations and contained in three on-site surface impoundments on November 14, 1986. To assure that stabilization occurs the following conditions apply to this exclusion: (1) Mixing ratios shall be monitored continuously to assure consistent treatment.

## Pt. 261, App. IX

Facility	Address	Waste description
General Motors Corporation.	Lake Orion, Michigan.	<ul> <li>(2) One grab sample of the treated waste shall be taken each hour as it is pumped to the holding area (cell) from each trailer unit. At the end of each production day, the grab samples from the individual trailer units will be composited and the EP toxicity test will be run on each composite sample. If lead or total chromium concentrations exceed 0.315 ppm or if nickel exceeds 2.17 ppm, in the EP extract, the waste will be removed and retreated or disposed of as a hazardous waste.</li> <li>(3) The treated waste shall be pumped into bermed cells which are constructed to assure that the treated waste shall be pumped into bermed cells which are constructed to assure that the treated waste is identifiable and retrievable (<i>i.e.</i>, the material can be removed and either disposed of as a hazardous waste or retreated if conditions 1 or 2 are not met).</li> <li>Failure to satisfy any of these conditions would render the exclusion void. This is a one-time exclusion, applicable only to the residue generated from the use of the Chemfix® treatment process on the sludge currently contained in the three on-site surface impoundments.</li> <li>Wastewater treatment plant (WWTP) sludge from the chemical conversion coating (phosphate coating) of aluminum (EPA Hazardous Waste No. F019) generated at a maximum process on the sludge to the reside one the coating of the rescine to the complex form the chemical conversion coating (phosphate coating) of aluminum (EPA Hazardous waste No. F019) generated at a maximum process of the chemical conversion coating (phosphate coating) of aluminum (EPA Hazardous Waste No. F019) generated at a maximum process on the sludge complex (see the coating) of the coating o</li></ul>
		<ul> <li>annual rate of 1,500 tons per year (or 1,500 cubic yards per year), after October 24, 1997 and disposed of in a Subtile D landfill.</li> <li>1. Verification Testing: GM must implement an annual testing program to demonstrate, based on the analysis of a minimum of four representative samples, that the constituent concentrations measured in the TCLP (or OWEP, where appropriate) extract of the waste are within specific levels. The constituent concentrations must not exceed the following levels (mg/l) which are back-calculated from the delisting health-based levels and a DAF of 90: Arsenic—4.5; Cobalt—188; Copper— 126; Nickel—63; Vanadium—18; Zinc—900; 1,2-Dichloroethane—0.45; Ethylbenzene—63; 4-Methylphenol—16.2; Naphthalene—90; Phenol—1800; and Xylene—900. The constituent concentrations must also be less than the following levels (mg/l) which are the toxicity characteristic levels: Barium—100.0; and Chromium (total)—5.0.</li> </ul>
General Motors Corporation.	Lansing, Michigan.	2. Changes in Operating Conditions: If GM significantly changes the manufacturing or treatment process or the chemicals used in the manufacturing or treatment process. GM may handle the WWTP filter press sludge generated from the new process under this exclusion after the facility has demonstrated that the waste meets the levels set forth in paragraph 1 and that no new hazardous constituents listed in Appendix VIII of Part 261 have been introduced. 3. Data Submittals: The data obtained through annual verification testing or paragraph 2 must be submitted to U.S. EPA Region 5, 77 W. Jackson Blvd., Chicago, IL 60604–3590, within 60 days of sampling. Records of operating conditions and analytical data must be compiled, summarized, and maintained on site for a minimum of five years and must be made available for inspection. All data must be accompanied by a signed copy of the certification statement in 260.22(1)(12). Wastewater treatment plant (WWTP) sludge from the chemical conversion coating (phosphate coating) of aluminum (EPA Hazardous Waste No. F019) generated at a maximum
Lansing Car Assembly— Body Plant.		<ul> <li>annual rate of 1,250 cubic yards per year and disposed of in a Subtitle D landfill, after May 16, 2000.</li> <li>1. Delisting Levels: <ul> <li>(A) The constituent concentrations measured in the TCLP extract may not exceed the following levels (mg/L): Antimony—0.576; Arsenic—4.8; Barium—100; Beryllium—0.384; Cadmium—0.48; Chromium (total)—5; Cobalt—201.6; Copper—124.8; Lead—1.44; Mercury—0.192; Nickel—67.2; Selenium—1; Silver—5; Thallium—0.392; nickel—667.2; Selenium—1: Silver—5; Thallium—0.386; m,p—Cresol—19.2; 1,1—Dichloroethane—0.0864; Ethylbenzene=67.2; Formaldehyde=672; Phenol—</li> </ul> </li> </ul>
		<ol> <li>Toluene—96; 1,1,1—Trichloroethane—19.2; Xylene—960.</li> <li>(B) The total concentration of formaldehyde in the waste may not exceed 2100 mg/kg.</li> <li>(C) Analysis for determining reactivity from sulfide must be added to verification testing when an EPA-approved method becomes available.</li> <li>Verification Testing: GM must implement an annual testing program to demonstrate that the constituent concentrations measured in the TCLP extract (or OWEP, where appropriate) of the waste do not exceed the delisting levels established in Condition (1).</li> <li>Changes in Operating Conditions: If GM significantly changes the manufacturing or treatment process or the chemicals used in the manufacturing or treatment process, GM must notify the EPA of the changes in writing. GM must handle wastes generated after the process change as hazardous until GM has demonstrated that the wastes meet the delisting levels set forth in Condition (1), that no new hazardous constituents listed in Appendix VIII of Part 261 have been introduced, and GM has received written approval from EPA.</li> <li>Data Submittals: GM must submit the data obtained through annual verification testing or as required by other conditions of this rule to U.S. EPA Region 5, 77 W. Jackson Blvd. (DW–8J), Chicago, IL 60604, within 60 days of sampling. GM must compile, summarize, and maintain on site for a minimum of five years records of operating conditions and analytical data. GM must make these records available for inspection. All data must be accompanied by a signed copy of the certification statement in 40 CFR 260.22(i)(12).</li> </ol>

TABLE 1—WASTES EXCLUDED FROM NON-SPECIFIC SOURCES—Continued	TABLE 1—WASTES	EXCLUDED	FROM NON-S	SPECIFIC SOURCES-	-Continued
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Facility Address		Waste description			
		<ul> <li>5. Reopener Language—(a) If, anytime after disposal of the delisted waste, GM possesses or is otherwise made aware of any environmental data (including but not limited to leachate data or groundwater monitoring data) or any other data relevant to the delisted waste indicating that any constituent identified in Condition (1) is at a level in the leachate higher than the delisting level established in Condition (1), or is at a level in the ground water or soil higher than the level predicted by the CML model, then GM must notify the Regional Administrator in writing within 10 days and must report the data within 45 days of first possessing or being made aware of that data.</li> <li>(b) Based on the information described in paragraph (a) and any other information received from any source, the Regional Administrator will make a preliminary determination as to whether the reported information requires Agency action to protect human health or the environment. Further action may include suspending, or revoking the exclusion, or other appropriate response necessary to protect human health and the environment.</li> <li>(c) If the Regional Administrator will notify GM in writing of the actions the Regional Administrator believes are necessary to protect human health and the environment. The notice shall include a statement of the proposed action and a statement providing GM with an opportunity to present information. GM shall have 10 days from the date of the Regional Administrator's notice to present the information.</li> <li>(d) If after 10 days GM presents no further information, the Regional Administrator will not the proposed Administrator by properion will susue a final written determination describing the Agency actions that are necessary to protect</li> </ul>			
		human health or the environment. Any required action described in the Regional Adminis- trator's determination shall become effective immediately, unless the Regional Adminis- trator provides otherwise.			
Geological Reclamation Operations and Waste Systems, Inc.	Morrisville, Pennsyl- vania.	<ul> <li>Wastewater treatment sludge filter cake from the treatment of EPA Hazardous Waste No. F039, generated at a maximum annual rate of 2000 cubic yards, after December 4, 2001, and disposed of in a Subtille D landfill. The exclusion covers the filter cake resulting from the treatment of hazardous waste leachate derived from only "old" GROWS and non-hazardous leachate derived from only non-hazardous waste sources. The exclusion does not address the waste disposed of in the "old" GROWS' Landfill or the grit generated during the removal of heavy solids from the landfill leachate. To ensure that hazardous constituents are not present in the filter cake at levels of regulatory concern, GROWS must implement a testing program for the petitioned waste. This testing program must meet the conditions listed below in order for the exclusion to be valid:</li> <li>(1) <i>Testing:</i> Sample collection and analyses, including quality control (QC) procedures, must be performed according to SW-846 methodologies.</li> <li>(A) <i>Sample Collection:</i> Each batch of waste generated over a four-week period must be collocutions.</li> </ul>			
		(A) Sample Collection: Each batch or waste generated over a four-week pendor must be collected in containers with a maximum capacity of 20-cubic yards. At the end of the four-week period, each container must be divided into four quadrants and a single, full-depth core sample shall be collected from each quadrant. All of the full-depth core samples then must be composited under laboratory conditions to produce one representative composite sample for the four-week period.			
		(B) Sample Analysis: Each four-week composite sample must be analyzed for all of the constituents listed in Condition (3). The analytical data, including quality control information, must be submitted to The Waste and Chemicals Management Division, U.S. EPA Region III, 1650 Arch Street, Philadelphia, PA 19103, and the Pennsylvania Department of Environmental Protection, Bureau of Land Recycling and Waste Management, Rachel Carson State Office Building, 400 Market Street, 14th Floor, Harrisburg, PA 17105. Data from the annual verification testing must be compiled and submitted to EPA and the Pennsylvania Department of Environmental Protection within sixty (60) days from the end of the calendar year. All data must be accompanied by a signed copy of the statement set forth in 40 CFR 260.22(i)(12) to certify to the truth and accuracy of the data submitted. Records of operating conditions and analytical data must be compiled, summarized, and maintained on-site for a minimum of three years and must be furnished upon request by any employee or representative of EPA or the Pennsylvania Department of Environmental Protection, and made available for inspection.			
		(2) Waste Holding: The dewatered filter cake must be stored as hazardous until the verification analyses are completed. If the four-week composite sample does not exceed any of the delisting levels set forth in Condition (3), the filter cake waste corresponding to this sample may be managed and disposed of in accordance with all applicable solid waste regulations. If the four-week composite sample exceeds any of the delisting levels set forth in Condition (3), the filter cake waste generated during the time period corresponding to the four-week composite sample must be retreated until it meets these levels (analyses must be repeated) or managed and disposed of in accordance with Subtitle C of RCRA. Filter cake which is generated but for which analyses are not complete or valid must be managed and disposed of in accordance with Subtitle C of RCRA. Filter cake which is generated but for which analyses are not complete or valid must be managed and disposed of in accordance with Subtitle C of RCRA, until valid analyses demonstrate that the waste meets the delisting levels.			

## Pt. 261, App. IX

TABLE 1—WASTES EXCLUDED FROM NON-SPECIFIC SOURCES	Continued
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Facility	Address Waste description					
		(3) Delisting Levels: If the concentrations in the four-week composite sample of the filter ca waste for any of the hazardous constituents listed below exceed their respective maxim allowable concentrations (mg/l or mg/kg) also listed below, the four-week batch of failing ter cake waste must either be retreated until it meets these levels or managed and c posed of in accordance with Subtitle C of RCRA. GROWS has the option of determin whether the filter cake waste exceeds the maximum allowable concentrations for the ganic constituents by either performing the analysis on a TCLP leachate of the waste performing total constituent analysis on the waste, and then comparing the results to corresponding maximum allowable concentration level.				
		(A) Inorganics	Maximum Al- Iowable Leachate			
			Conc. (mg/l)			
		Constituent:				
		Arsenic				
		Barium				
		Cadmium				
		Chromium Lead				
		Mercury				
		Nickel				
		Selenium				
		Silver				
		Cyanide — Cyanide extractions must be conducted using distilled water in place of the leaching media specified in the TCLP procedure.	4.33e+00			
		(B) Organics	Maximum al- lowable leachate conc. (mg/l)	Maximum al- lowable tot conc. (mg/ kg)		
		Constituent: Acetone	0.00+.01	4.56e+02		
		Acetonitrile		7.84e+01		
		Acetophenone		4.56e+02		
		Acrolein		3.06e+04		
		Acrylonitrile		1.56e-01		
		Aldrin		1.16e-04		
		Aniline		1.48e+01		
		Anthracene Benz(a)anthracene		1.60e+02 3.86e-03		
		Benzene		2.90e+00		
		Benzo(a)pyrene		2.36e-04		
		Benzo(b)fluoranthene	1.07e-04	2.14e-03		
		Benzo(k)fluoranthene		2.98e-02		
		Bis(2-chloroethyl)ether Bis(2-ethylhexyl)phthalate		6.38e-01 1.79e+00		
		Bromodichloromethane		1.36e+00		
		Bromoform (Tribromomethane)		1.07e+01		
		Butyl-4,6-dinitrophenol, 2-sec-(Dinoseb)	2.28e-01	4.56e+00		
		Butylbenzylphthalate		1.86e+02		
		Carbon disulfide		4.56e+02		
		Carbon tetrachloride Chlordane		9.00e-01 1.02e-02		
		Chloro-3-methylphenol 4-		5.94e+03		
		Chloroaniline, p-		1.83e+01		
		Chlorobenzene	6.08e+00	1.22e+02		
		Chlorobenzilate		9.70e-01		
		Chlorodibromomethane		1.00e+00		
		Chloroform Chlorophenol, 2-		1.56e+00 2.28e+01		
		Chrysene		2.28e+01 4.08e-01		
	1	Cresol		2.28e+01		
				1.17e-02		
		DDD	5.83e-04	1.176-02		
		DDD DDE		2.74e-03		
		DDE DDT	1.37e-04 2.57e-04	2.74e-03 5.14e-03		
		DDE DDT Dibenz(a,h)anthracene	1.37e-04 2.57e-04 5.59e-06	2.74e-03 5.14e-03 1.12e-04		
		DDE DDT	1.37e-04 2.57e-04 5.59e-06 3.51e-03	2.74e-03 5.14e-03		

Dichlorobenzene, 1,4-	1.39e-01	2.78e+
Dichlorobenzidine, 3,3' Dichlorodifluoromethane	9.36e-03	1.87e-0 9.14e+
Dichloroethane, 1,1-	4.57e+01 1.20e+00	9.14e+ 2.40e+
Dichloroethane, 1,2-	2.57e-03	2.40e+ 5.14e-(
Dichloroethylene, 1,1-	7.02e-03	1.40e-0
Dichloroethylene, trans-1,2-	4.57e+00	9.14e+
Dichlorophenol, 2,4-	4.37e+00 6.85e-01	1.37e+
Dichlorophenoxyacetic acid, 2,4-(2,4-D)	2.28e+00	4.56e+
Dichloropropane, 1,2-	1.14e-01	2.28e+
Dichloropropene, 1,3-	2.34e-02	4.68e-0
Dieldrin	6.23e+01	1.25e+
Diethyl phthalate	2.21e+02	4.42e+
Dimethoate	6.01e+01	1.20e+
Dimethyl phthalate	1.20e+02	2.40e+
Dimethylbenz(a)anthracene, 7,12-	1.55e-06	3.10e-
Dimethylphenol, 2,4-	4.57e+00	9.14e+
Di-n-butyl phthalate	5.29e+00	1.06e+
Dinitrobenzene, 1,3-	2.28e-02	4.56e-0
Dinitromethylphenol, 4,6-,2-	2.16e-02	4.32e-0
Dinitrophenol, 2,4-	4.57e-01	9.14e+
Dinitrotoluene, 2,6-	6.54e-03	1.31e-(
Dintololarie, 2,0 <sup>-</sup>	1.12e-02	2.24e-0
Dioxane, 1,4-	3.83e-01	7.66e+
Diphenylamine	3.76e+00	7.52e+
Disulfoton	3.80e+02	7.60e+
Endosulfan	1.37e+00	2.74e+
Endrin	2.00e-02	4.00e-(
Ethylbenzene	1.66e+01	4.00e-( 3.32e+
Ethylene Dibromide	4.13e-03	8.26e-0
Fluoranthene	5.16e-01	1.03e+
Fluorene	1.78e+00	3.56e+
Heptachlor	8.00e-03	
Heptachlor epoxide	8.00e-03	1.60e-0 1.60e-0
Heptachloro-1,3-butadiene	9.61e-03	1.92e-0
	9.67e-05	1.92e-0
Hexachlorobenzene Hexachlorocyclohexane, gamma-(Lindane)		8.00e+
Hexachlorocyclopentadiene	4.00e-01 1.66e+04	3.32e+
Hexachloroethane	1.76e-01	
Hexachlorophene	3.13e-04	3.52e+ 6.26e-(
Indeno(1,2,3-cd) pyrene	6.04e-05	1.21e-0
Isobutyl alcohol	6.85e+01	1.37e+
Isophorone	4.44e+00	8.88e+
Methacrylonitrile	2.28e-02	4.56e-(
Methoxychlor	1.00e+01	2.00e+
Methyl bromide (Bromomethane)	1.28e+02	2.56e+
Methyl chloride (Chloromethane)	1.80e-01	3.60e+
Methyl ethyl ketone	1.37e+02	2.74e+
	1.83e+01	2.7464 3.66e+
Methyl isobutyl ketone Methyl methacrylate	1.03e+01	2.06e+
Methyl parathion		
	1.27e+02 2.88e-01	2.54e+
Methylene chloride	1.50e+00	5.76e+ 3.00e+
Naphthalene Nitrobenzene		
	1.14e-01	2.28e+
Nitrosodiethylamine	2.81e-05	5.62e-0
Nitrosodimethylamine	8.26e-05	1.65e-0
Nitrosodi-n-butylamine	7.80e-04	1.56e-0
N-Nitrosodi-n-propylamine	6.02e-04	1.20e-0
N-Nitrosodiphenylamine	8.60e-01	1.72e+
N-Nitrosopyrrolidine	2.01e-03	4.02e-
Pentachlorobenzene	1.15e-02	2.30e-
Pentachloronitrobenzene (PCNB)	5.00e-03	1.00e-
Pentachlorophenol	4.10e-03	8.20e-
Phenanthrene	2.09e-01	4.18e+
Phenol	1.37e+02	2.74e+
Polychlorinated biphenyls	3.00e-05	6.00e-
Pronamide	1.71e+01	3.42e+
Pyrene	3.96e-01	7.92e+
Pyridine	2.28e-01	4.56e+
Styrene	6.08e+00	1.22e+
	9.43e-03	1.89e-
Tetrachlorobenzene, 1,2,4,5-	4.39e-01	8.78e+
Tetrachloroethane, 1,1,2,2		· - ·
Tetrachloroethane, 1,1,2,2 Tetrachloroethylene	8.55e-02	1.71e+
Tetrachloroethane, 1,1,2,2		1.71e+ 3.62e+ 6.02e+

## Pt. 261, App. IX

Toxaphene	5.00e-01	1.00e+
Trichlorobenzene, 1,2,4	7.24e-01	1.45e+
Trichloroethane, 1,1,1-	7.60e+00	1.52e+
Trichloroethane, 1,1,2-	7.80e-02	1.56e+
Trichloroethylene	3.04e-01	6.08e+
Trichlorofluoromethane	6.85e+01	1.37e+
Trichlorophenol, 2,4,5	9.16e+00	1.83e+
Trichlorophenol, 2,4,6-	2.76e-01	5.52e+
Trichlorophenoxyacetic acid, 2,4,5-(245-T)	2.28e+00	4.56e+
Trichlorophenoxypropionic acid, 2,4,5-(Silvex)	1.00e+00	2.00e+
Trichloropropane, 1,2,3-	7.69e-04	1.54e-0
Trinitrobenzene, sym-	6.49e+00	1.30e+
Vinyl chloride	2.34e-03	4.68e-0
Xylenes (total)	3.20e+02	6.40e+

Facility	Address	Waste description
		<ul> <li>(4) Changes in Operating Conditions: If GROWS significantly changes the treatment process or the chemicals used in the treatment process, GROWS may not manage the treatment sludge filter cake generated from the new process under this exclusion until it has met the following conditions: (a) GROWS must demonstrate that the waste meets the delisting levels set forth in Paragraph 3; (b) it must demonstrate that no new hazardous constituents listed in Appendix VIII of Part 261 have been introduced into the manufacturing or treatment process: and (c) it must obtain prior written approval from EPA and the Pennsylvania Department of Environmental Protection to manage the waste under this exclusion.</li> <li>(5) Reopener:</li> <li>(a) If GROWS discovers that a condition at the facility or an assumption related to the disposal of the excluded waste that was modeled or predicted in the pennsylvania Department of Environmental Protection within 10 days of discovering that condition.</li> <li>(b) Upon receiving information described in paragraph (a) of this section, regardless of its source, the Regional Administrator or his delegate and the Pennsylvania Department</li> </ul>
		Environmental Protection will determine whether the reported condition requires further action. Further action may include repealing the exclusion, modifying the exclusion, or other
Goodyear Tire and Rubber Co.	Randleman, NC.	appropriate response necessary to protect human health and the environment. Dewatered wastewater treatment sludges (EPA Hazardous Waste No. F006) generated from electroplating operations.
Gould, Inc	McConnels- ville, OH.	Wastewater treatment sludge (EPA Hazardous Waste No. F006) generated from electro- plating operations after November 27, 1985.
loechst Cel- anese Cor- poration.	Bucks, Ala- bama.	Distillations bottoms generated (at a maximum annual rate of 31,500 cubic yards) from the production of sodium hydrosulfite (EPA Hazardous Waste No. F003). This exclusion was published on July 17, 1990. This exclusion does not include the waste contained in Hoechst Celanese's on-site surface impoundment.
loechst Cel- anese Cor- poration.	Leeds, South Carolina.	Distillation bottoms generated (at a maximum annual rate of 38,500 cubic yards) from the production of sodium hydrosulfite (EPA Hazardous Waste No. F003). This exclusion was published on July 17. 1990.
Hanover Wire Cloth Divi- sion.	Hanover, Pennsyl- vania.	Dewatered filter cake (EPA Hazardous Waste No. F006) generated from electroplating oper- ations after August 15, 1986.
Holston Army Ammunition Plant.	Kingsport, Tennessee.	Dewatered wastewater treatment sludges (EPA Hazardous Waste Nos. F003, F005, and K044) generated from the manufacturing and processing of explosives and containing spent non-halogenated solvents after November 14, 1986.
mperial Clevite	Salem, IN	Solid resin cakes containing EPA Hazardous Waste No. F002 generated after August 27 1985, from solvent recovery operations.
ndiana Steel & Wire Cor- poration (for- merly Gen- eral Cable Co.).	Munci, IN	Dewatered wastewater treatment sludges (EPA Hazardous Waste Nos. F006 and K062) gen- erated from electroplating operations and steel finishing operations after October 24, 1986 This exclusion does not apply to sludges in any on-site impoundments as of this date.
nternational Minerals and Chemical Corporation.	Terre Haute, Indiana.	Spent non-halogenated solvents and still bottoms (EPA Hazardous Waste No. F003) gen erated from the recovery of n-butyl alchohol after August 15, 1986.
Kawneer Com- pany, Incor- porated.	Springdale, Ar- kansas.	Wastewater treatment filter press sludge (EPA Hazardous Waste No. F019) generated (at a maximum annual rate of 26 cubic yards) from the chemical conversion coating of alu minum. This exclusion was published on November 13, 1990.
Kay-Fries, Inc.	Stoney Point, NY.	Biological aeration lagoon sludge and filter press sludge generated after September 21, 1984 which contain EPA Hazardous Waste Nos. F003 and F005 as well as that disposed of in a holding lagoon as of September 21, 1984.
Keymark Corp.	Fonda, NY	Wastewater treatment sludge (EPA Hazardous Waste No. F019) generated from chemica conversion coating of aluminum after November 27, 1985.

TABLE 1—WASTES EXCLUDED FROM NON-SPECIFIC SOURCES—Co	ntinued

Facility	Address	Waste description					
Keymark Corp.	Fonda, NY	ical conversion coating of aluminum and contained in an on-site impoundment on A 12, 1987. This is a one-time exclusion.					
Lederle Lab- oratories.	Pearl River, NY.	Spent non-halogenated solvents and still bottoms (EPA Hazardous Waste Nos. F003 and F005) generated from the recovery of the following solvents: Xylene, acetone, ethyl ace tate, ethyl ether, methyl isobutyl ketone, n-butyl alcohol, cyclohexanone, methanol, tol uene, and pyridine after August 2, 1988. Excusion applies to primary and secondary filter press sludges and compost soils generated from these sludges.					
Lincoln Plating Company.	Lincoln, NE	Wastewater treatment sludges (EPA Hazardous Waste No. F006) generated from electro- plating operations after November 17, 1986.					
Loxcreen Com- pany, Inc	Hayti, MO	Dewatered wastewater treatment sludges (EPA Hazardous Waste No. F019) generated from the chemical conversion coating of aluminum after July 16, 1986.					
MAHLE, Inc	Morristown, Tennessee.	Wastewater treatment sludge filter cake (EPA Hazardous Waste No. FOI9) generated from the chemical conversion coating of aluminum (generated at a maximum annual rate of 33 cubic yards), after August 21, 1992. In order to confirm that the characteristics of the waste do not change significantly, the facility must, on an annual basis sample and test for the constituents listed in 40 CFR 261.24 using the method specified therein. The annual ana lytical results (including quality control information) must be compiled, certified according to 40 CFR 260.22(i)(12), maintained on-site for a minimum of five years, and made available for inspection upon request by representatives of EPA or the State of Tennessee. Failure to maintain the required records on-site will be considered by EPA, at its discretion, suffi- cient basis to revoke the exclusion to the extent directed by EPA.					
Marquette Electronics Incorporated.	Milwaukee, Wisconsin.	Wastewater treatment sludge (EPA Hazardous Waste No. F006) generated from electro- plating operations. This exclusion was published on April 20, 1989.					
Martin Marietta Aerospace.	Ocala, Florida	Dewatered wastewater treatment sludges (EPA Hazardous Waste No. F006) generated from electroplating operations after January 23, 1987.					
Mason Cham- berlain, In- corporated.	Bay St. Louis, Mississippi.	Wastewater treatment sludge filter cake (EPA Hazardous Waste No. F019) generated (at a maximum annual rate of 1,262 cubic yards) from the chemical conversion coating of aluminum. This exclusion was published on October 27, 1989.					
Maytag Com- pany.	Newton, IA	Wastewater treatment sludges (EPA Hazardous Waste No. F006) generated from electro- plating operations and wastewater treatment sludges (EPA Hazardous Waste No. F019) generated from the chemical conversion coating of aluminum November 17, 1986.					
McDonnell Douglas Cor- poration.	Tulsa, Okla- homa.	Stabilized wastewater treatment sludges from surface impoundments previously closed as a landfill (at a maximum generation of 85,000 cubic yards on a one-time basis). EPA Haz ardous Waste No. F019, F002, F003, and F005 generated at U.S. Air Force Plant No. 3 Tulsa, Oklahoma and is disposed of in Subtitle D landfills after February 26, 1999.					
		McDonnell Douglas must implement a testing program that meets the following conditions for the exclusion to be valid:					
		(1) Delisting Levels: All leachable concentrations for the constituents in Conditions (1)(A) and (1)(B) in the approximately 5,000 cubic yards of combined stabilization materials and excavated sludges from the bottom portion of the northwest lagoon of the surface impound ments which are closed as a landfill must not exceed the following levels (ppm) after the stabilization process is completed in accordance with Condition (3). Constituents must be measured in the waste leachate by the method specified in 40 CFR 261.24. Cyanide extractions must be conducted using distilled water in the place of the leaching media per 4C CFR 261.24. Constituents in Condition (1)(C) must be measured as the total concentrations in the waste(ppm). (A) Inorganic Constituents (leachate)					
		Antimony-0.336; Cadmium-0.280; Chromium (total)-5.0; Lead-0.84; Cyanide-11.2;					
		(B) Organic Constituents (leachate) Benzene-0.28; trans-1,2-Dichloroethene-5.6; Tetrachloroethylene-0.280; Trichloroethylene- 0.280					
		(C) Organic Constituents (total analysis). Benzene-10.; Ethylbenzene-10.; Toluene-30.; Xylenes-30.; trans-1,2-Dichloroethene-30. Tetrachloroethylene-6.0; Trichloroethylene-6.0.					
		McDonnell Douglas Corporation shall control volatile emissions from the stabilization proc ess by collection of the volatile chemicals as they are emitted from the waste but before re- lease to the ambient air, and the facility shall use dust control measures. These two con- trols must be adequate to protect human health and the environment.					
		The approximately 80,000 cubic yards of previously stabilized waste in the upper northwes lagoon, entire northeast lagoon, and entire south lagoon of the surface impoundments which were closed as a landfill requires no verification testing.					

## Pt. 261, App. IX

Facility	Address	Waste description
		(2) Waste Holding and Handling: McDonnell Douglas must store as hazardous all stabilized waste from the bottom portion of the northwest lagoon area of the closed landfill as generated until verification testing as specified in Condition (3), is completed and valid analyses demonstrate that Condition (1) is satisfied. If the levels of constituents measured in the samples of the stabilized waste do not exceed the levels set forth in Condition (1), then the waste is nonhazardous and may be managed and disposed of in a Subtitle D landfill in accordance with all applicable solid waste regulations. If constituent levels in a sample exceed any of the delisting levels set in Condition (1), the waste generated during the time period corresponding to this sample must be restabilized until delisting levels are met or managed and disposed of in accordance with Subtitle C of RCRA.
		(3) Verification Testing Requirements: Sample collection and analyses, including quality control procedures, must be performed according to SW-846 methodologies. McDonnell Douglas must stabilize the previously unstabilized waste from the bottom portion of the northwest lagoon of the surface impoundment (which was closed as a landfill) using fly ash, kiln dust or similar accepted materials in batches of 500 cubic yards or less. McDonnell Douglas must analyze one composite sample from each batch of 500 cubic yards or less. A minimum of four grab samples must be taken from each batch of 500 cubic yards or less. A minimum of the analyzed, prior to disposal of the waste in the batch represented by that sample, for constituents listed in Condition (1). There are no verification testing requirements for the stabilized wastes in the upper portions of the northwest lagoon, the entire northeast lagoon, and the entire south lagoon of the surface impoundments which were closed as a landfill.
		<ul> <li>(4) Changes in Operating Conditions: If McDonnell Douglas significantly changes the stabilization process established under Condition (3) (e.g., use of new stabilization agents), McDonnell Douglas must notify the Agency in writing. After written approval by EPA, McDonnell Douglas may handle the wastes generated as non-hazardous, if the wastes meet the delisting levels set in Condition (1).</li> <li>(5) Data Submittals: Records of operating conditions and analytical data from Condition (3) must be compiled, summarized, and maintained on site for a minimum of five years. These records and data must be furnished upon request by EPA, or the State of Oklahoma, or both, and made available for inspection. Failure to submit the required data within the specified time period or maintain the required records on site for the specified time will be</li> </ul>
		considered by EPA, at its discretion, sufficient basis to revoke the exclusion to the extent directed by EPA. All data must be accompanied by a signed copy of the following certifi- cation statement to attest to the truth and accuracy of the data submitted: Under civil and criminal penalty of law for the making or submission of false or fraudulent statements or representations (pursuant to the applicable provisions of the Federal Code, which include, but may not be limited to, 18 U.S.C. §1001 and 42 U.S.C. §6928), I certify that the information contained in or accompanying this document is true, accurate and complete. As to the (those) identified section(s) of this document for which I cannot personally verify
		its (their) truth and accuracy, I certify as the company official having supervisory responsi- bility for the persons who, acting under my direct instructions, made the verification that this information is true, accurate and complete. In the event that any of this information is determined by EPA in its sole discretion to be false, inaccurate or incomplete, and upon conveyance of this fact to the company, I recog- nize and agree that this exclusion of waste will be void as if it never had effect or to the ex- tent directed by EPA and that the company will be liable for any actions taken in con- travention of the company's RCRA and CERCLA obligations premised upon the company's reliance on the void exclusion.
		<ul> <li>(6) Reopener Language</li> <li>(a) If McDonnell Douglas discovers that a condition at the facility or an assumption related to the disposal of the excluded waste that was modeled or predicted in the petition does not occur as modeled or predicted, then McDonnell Douglas must report any information relevant to that condition, in writing, to the Regional Administrator or his delegate within 10 days of discovering that condition.</li> <li>(b) Upon receiving information described in paragraph (a) from any source, the Regional</li> </ul>
		Administrator or his delegate will determine whether the reported condition requires further action. Further action may include revoking the exclusion, modifying the exclusion, or other appropriate response necessary to protect human health and the environment. (7) Notification Requirements: McDonnell Douglas must provide a one-time written notifica- tion to any State Regulatory Agency to which or through which the delisted waste de- scribed above will be transported for disposal at least 60 days prior to the commencement of such activity. The one-time written notification must be updated if the delisted waste is shipped to a different disposal facility. Failure to provide such a notification will result in a violation of the delisting petition and a possible revocation of the decision.
Merck & Com- pany, Incor- porated.	Elkton, Virginia	One-time exclusion for fly ash (EPA Hazardous Waste No. F002) from the incineration of wastewater treatment sludge generated from pharmaceutical production processes and stored in an on-site fly ash lagoon. This exclusion was published on May 12, 1989.

Facility	Address	Waste description			
Metropolitan Sewer Dis- trict of Great- er Cincinnati.	Cincinnati, OH	Sluiced bottom ash sludge (approximately 25,000 cubic yards), contained in the North La goon, on September 21, 1984, which contains EPA Hazardous Wastes Nos. F001, F002 F003, F004, and F005.			
Michelin Tire Corp	Sandy Springs, South Caro- lina.	Dewatered wastewater treatment sludge (EPA Hazardous Wastes No. F006) generated from electroplating operations after November 14, 1986.			
Monroe Auto Equipment.	Paragould, AR	Wastewater treatment sludge (EPA Hazardous Waste No. F006) generated from electro plating operations after vacuum filtration after November 27, 1985. This exclusion does no apply to the sludge contained in the on-site impoundment.			
Nissan North America,Inc.	Smyrna, Ten- nessee.	<ul> <li>Wastewater treatment sludge (EPA Hazardous Waste No. F019) that Nissan North America Inc. (Nissan) generates by treating wastewater from the automobile assembly plant located at 983 Nissan Drive in Smyrna, Tennessee. This is a conditional exclusion for up to 2,400 cubic yards of waste (hereinafter referred to as "Nissan Sludge") that will be generated each year and disposed in a Subtitle D landfill after June 21, 2002. Nissan must dem onstrate that the following conditions are met for the exclusion to be valid.</li> <li>(1) <i>Delisting Levels</i>: All leachable concentrations for these metals, cyanide, and organic con stituents must not exceed the following levels (ppm): Barium—100.0; Cadmium—0.422 Chromium—5.0; Cyanide—10.1, Lead—5.0; and Nickel—79.4; Bis(2-ethylhexyl) pithalate 0.0787; Din-octyl phthalate-0.0984; and -Methylphenol—10.0. These concentrations mus be measured in the waste leachate obtained by the method specified in 40 CFR 261.24 except that for cyanide, deionized water must be the leaching medium. The total con centration of cyanide (total, not amenable) in the waste, not the waste leachate, must no exceed 200 mg/kg. Cyanide concentrations in waste or leachate must be measured by the method specified in 40 CFR 268.40, Note 7. The total concentrations of metals in the waste, not the waste leachate, must not exceed the following levels (ppm): Barium— 20,000; Cadmium—500; Chromium—1,000; Lead—2,000; and Nickel—20,000.</li> <li>(2) Verification Testing Requirements: Sample collection and analyses, including quality con trol procedures, must be performed according to SW-846 methodologies, where specified by regulations in 40 CFR 268.20. Otherwise, methods must meet Performance</li> </ul>			
		<ul> <li>Based Measurement System Criteria in which the Data Quality Objectives are to dem onstrate that representative samples of the Nissan Sludge meet the delisting levels in Con dition (1).</li> <li>(A) Initial Verification Testing: Nissan must collect and analyze a representative sample from each of the first eight roll-off boxes of Nissan sludge generated in its wastewater treatmen system after June 21, 2002. Nissan must analyze for the constituents listed in Condition (1).</li> <li>(I) Nissan must report analytical test data, including quality control information, no late than 60 days after generating the first Nissan Sludge to be disposed in accordance with the delisting Conditions (1) through (7).</li> <li>(B) Subsequent Verification Testing: If the initial verification testing in Condition (2)(A) is successful, i.e., delisting levels of condition (1) are met for all of the eight roll-offs described in Condition (1) are met for all of the eight roll-offs described in Condition (1) are met for all of the eight roll-offs described in Condition (1) are met for all of the eight roll-offs described in Condition (1) are met for all of the eight roll-offs described in Condition (2) (A) is provided to the condition (A) are met for all of the eight roll-offs described in Condition (2) (A) is provided to the condition (2)</li></ul>			
		<ul> <li>Condition (2)(A), Nissan must implement an annual testing program to demonstrate tha constituent concentrations measured in the TCLP extract and total concentrations measured in the unextracted waste do not exceed the delisting levels established in Condition (1).</li> <li>(3) Waste Holding and Handling: Nissan must store as hazardous all Nissan Sludge gen erated until verification testing, as specified in Condition (2)(A), is completed and valid analyses demonstrate that Condition (1) is satisfied. If the levels of constituents measured in the composite samples of Nissan Sludge do not exceed the levels set forth in Condition (1), then the Nissan Sludge is non-hazardous and must be managed in accordance with all applicable solid waste regulations. If constituent levels in a composite sample exceed any</li> </ul>			
		<ul> <li>of the delisting levels set forth in Condition (1), the batch of Nissan Sludge generated dur ing the time period corresponding to this sample must be managed and disposed of in ac cordance with Subtitle C of RCRA.</li> <li>(4) Changes in Operating Conditions: Nissan must notify EPA in writing when significan changes in the manufacturing or wastewater treatment processes are implemented. EPA will determine whether these changes will result in additional constituents of concern. If so EPA will notify Nissan in writing that the Nissan Sludge must be managed as hazardous waste F019 until Nissan has demonstrated that the wastes meet the delisting levels se forth in Condition (1) and any levels established by EPA for the additional constituents of concern, and Nissan has received written approval from EPA. If EPA determines that the changes do not result in additional constituents of concern, EPA will notify Nissan, in writ ing, that Nissan must verify that the Nissan Sludge continues to meet Condition (1 delisting levels.</li> </ul>			

## Pt. 261, App. IX

Facility	Address	Waste description
North American Philips Con- sumer Elec- tronics Cor-	Greenville, Tennessee.	<ul> <li>(5) Data Submittals: Data obtained in accordance with Condition (2)(A) must be submitted to Jewell Grubbs, Chief, RCRA Enforcement and Compliance Branch, Mail Code: 4WD-RCRA, U.S. EPA, Region 4, Sam Nunn Atlanta Federal Center, 61 Forsyth Street, SW, Atlanta, Georgia 30303. This submission is due no later than 60 days after generating the first batch of Nissan Sludge to be disposed in accordance with delisting Conditions (1) through (7). Records of analytical data from Condition (2) must be compiled, summarized, and maintained by Nissan for a minimum of three years, and must be furnished upon request by EPA or the State of Tennessee, and made available for inspection. Failure to submit the required data within the specified time period or maintain the required cords for the specified time will be considered by EPA, at its discretion, sufficient basis to revoke the exclusion to the extent directed by EPA, all data must be accompanied by a signed copy of the certification statement in 40 CFR 260.22(i)(12).</li> <li>(6) <i>Reopener Language:</i> (A) If, at any time after disposal of the delisted waste, Nissan possesses or is otherwise made aware of any environmental data (including but not limited to leachate data or groundwater monitoring data) or any other data relevant to the delisted waste indicating that any constituent identified in the delisting verification neet the delisting level allowed by EPA in granting the petition, Nissan must report the data. (B) If the testing of the waste, as required by Condition (2)(B), does not meet the delisting requirements of Condition (1), Nissan must report the data, in writing, to EPA within 10 days of first possessing or being made aware of that data. (C) Based on the information requires that EPA take action to protect human health or the environment. Further action in any include suspending or revoking the exclusion, or other appropriate response necessary to protect human health and the environment. (D) If EPA determines that the reported information descriped in</li></ul>
poration. Occidental Chemical.	Ingleside, Texas.	<ul> <li>Limestone Sludge, (at a maximum generation 1,114 cubic yards per calender year) Rockbox Residue, (at a maximum generation of 1,000 cubic yards per calender year) generated by Occidental Chemical using the wastewater treatment process to treat the Rockbox Residue and the Limestone Sludge (EPA Hazardous Waste No. F025, F001, F003, and F005) gen- erated at Occidental Chemical.</li> <li>Occidental Chemical must implement a testing program that meets the following conditions for the exclusion to be valid:</li> <li>(1) <i>Delisting Levels</i>: All concentrations for the following constituents must not exceed the fol- lowing levels (ppm). The Rockbox Residue and the Limestone Sludge, must be measured in the waste leachate by the method specified in 40 CFR Part 261.24.</li> <li>(A) Rockbox Residue</li> <li>(i) Inorganic Constituents: Barium-100; Chromium-5; Copper-130; Lead-1.5; Selenium-1; Tin- 2100; Vanadium-30; Zinc-1,000</li> <li>(ii) Organic Constituents: Acetone-400; Bromodichloromethane-0.14; Bromoform-1.0; Chlorodibromethane-0.1; Chloroform-1.0; Dichloromethane-1.0; Ethylbenzene-7,000; 2,3,7,8-TCDD Equivalent-0.00000006</li> <li>(B) Limestone Sludge</li> <li>(i) Inorganic Constituents: Antimony-0.6; Arsenic-5; Barium-100; Beryllium-0.4; Chromium-5; Cobalt-210; Copper-130; Lead-1.5; Nickel-70; Selenium-5; Silver-5; Vanadium-30; Zinc- 1,000</li> <li>(ii) Organic Constituents Acetone-400; Bromoform-1.0; Chlorodibromethane-0.1; Dichloromethane-0.1; Diethyl phtalate-3,000, Ethylbenzene-7,000; 1,1,1-Trichloroethane- 20; Toluene-700; Trichlorofluoromethane-1,000, Xylene-10,000, 2,3,7,8-TCDD Equivalent- 0.0000006;</li> </ul>

	TABLE 1	-WASTES	EXCLUDED	FROM	NON-SPECIFIC	SOURCES-	-Continued
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Facility	Address	Waste description
⊦acility	Address	<ul> <li>Waste description</li> <li>(2) Waste Holding and Handling: Occidental Chemical must store in accordance with it RCRA permit, or continue to dispose of as hazardous waste all Rockbox Residue and the Limestone Sludge generated until the verification testing described in Condition (3)(B), as appropriate, is completed and valid analyses demonstrate that condition (3) is satisfied. It the levels of constituents measured in the samples of the Rockbox Residue and the Lime stone Sludge do not exceed the levels set forth in Condition (1), then the waste is nonhaz ardous and may be managed and disposed of in accordance with all applicable solid wasts regulations. If constituent levels in a sample exceed any of the delisting levels waste generated during the time period corresponding to this sample must be managed and disposed of in accordance with Subtitle C of RCRA.</li> <li>(3) Verification Testing Requirements: Sample collection and analyses, including quality control procedures, must be performed according to SM-846 methodologies. If EPA judge the incineration process to be effective under the operating conditions used during the init tal verification testing, Occidental Chemical may replace the testing required in Condition (3)(A) with the testing required in Condition (3)(B). Occidental Chemical must continue to test as specified in Condition (3)(A).</li> <li>(A) Initial Verification Testing: (i) During the first 40 operating days of the Incinerator Offga: Treatment System after the final exclusion is granted, Occidental Chemical must collec and analyze composites of the Limestone Sludge. Daily composites must be representativy grab samples collected every 6 hours during each unit operating coyle. The two waster must also be analyzed for pH. Occidental Chemical must report the operational an analytical test data, including quality control information, obtained during this initial perior no later than 90 days after the generation of the two sates.</li> <li>(ii) When the Rockbox unit is decommissioned for cl</li></ul>
		ed, Occidental Chemical must collect and analyze composites of the Rockbox Residue Two composites must be composed of representative grab samples collected from the Rockbox unit. The waste must be analyzed, prior to disposal, for all of the constituents list ed in Paragraph 1. The waste must be analyzed for pH. No later than 90 days after the Rockbox is decommissioned for cleanout the first two times after this exclusion become final, Occidental Chemical must report the operational and analytical test data, including quality control information.
		<ul> <li>(B) Subsequent Verification Testing: Following written notification by EPA, Occidental Chemical may substitute the testing conditions, analyze samples representative of each quarter coperation during the first year of waste generation. The samples must represent the waste generated over one quarter. (This provision does not apply to the Rockbox Residue.)</li> <li>(C) Termination of Organic Testing for the Limestone Sludge: Occidental Chemical must continue testing as required under Condition (3)(B) for organic constituents specified unde Condition (3)(B) for organic constituents specified in Condition (1)(A)(ii) and (1)(B)(ii) unt the analyses submitted under Condition (3)(B) show a minimum of two consecutive quarterly samples below the delisting levels in Condition (1)(A)(ii) and (1)(B)(ii), Occidental Chemical may then request that quarterly organic testing be terminated. After EPA notified</li> </ul>
		<ul> <li>Occidental Chemical in writing it may terminate quarterly organic testing. Following termination of the quarterly testing, Occidental Chemical must continue to test a representative composite sample for all constituents listed in Condition (1) on an annual basis (no late than twelve months after exclusion).</li> <li>(4) Changes in Operating Conditions: If Occidental Chemical significantly changes the process which generate(s) the waste(s) and which may or could affect the composition or typ waste(s) generated as established under Condition (1) (by illustration, but not limitation)</li> </ul>
		<ul> <li>change in equipment or operating conditions of the treatment process), Occidental Chemical must notify the EPA in writing and may no longer handle the wastes generated from the new process or no longer discharges as nonhazardous until the wastes meet the delisting levels set Condition (1) and it has received written approval to do so from EPA.</li> <li>(5) <i>Data Submittals</i>: The data obtained through Condition 3 must be submitted to Mr. William Gallagher, Chief, Region 6 Delisting Program, U.S. EPA, 1445 Ross Avenue, Dallas, Texa</li> </ul>
		75202–2733, Mail Code, (6PD–Q) within the time period specified. Records of operatin conditions and analytical data from Condition (1) must be compiled, summarized, an maintained on site for a minimum of five years. These records and data must be furnishe upon request by EPA, or the State of Texas, and made available for inspection. Failure t submit the required data within the specified time period or maintain the required record on site for the specified time will be considered by EPA, at its discretion, sufficient basis t revoke the exclusion to the extent directed by EPA. All data must be accompanied by signed copy of the following certification statement to attest to the truth and accuracy of th data submitted:
		Under civil and criminal penalty of law for the making or submission of false or fraudulen statements or representations (pursuant to the applicable provisions of the Federal Code which include, but may not be limited to, 18 U.S.C. § 1001 and 42 U.S.C. § 6928), I certifi that the information contained in or accompanying this document is true, accurate and complete.

## Pt. 261, App. IX

Facility	Address	Waste description
		As to the (those) identified section(s) of this document for which I cannot personally verify its (their) truth and accuracy, I certify as the company official having supervisory responsibility for the persons who, acting under my direct instructions, made the verification that this in- formation is true, accurate and complete.
		In the event that any of this information is determined by EPA in its sole discretion to be false, inaccurate or incomplete, and upon conveyance of this fact to the company, I recognize and agree that this exclusion of waste will be void as if it never had effect or to the extent directed by EPA and that the company will be liable for any actions taken in contravention of the company's RCRA and CERCLA obligations premised upon the company's reliance on the void exclusion.
		(6) Reopener: (a) If Occidental Chemical discovers that a condition at the facility or an assumption related to the disposal of the excluded waste that was modeled or predicted in the petition does not occur as modeled or predicted, then Occidental Chemical must report any information relevant to that condition, in writing, to the Director of the Multimedia Planning and Permitting Division or his delegate within 10 days of discovering that condition. (b) Upon receiving information described in paragraph (a) from any source, the Director or his delegate will determine whether the reported condition requires further action. Further action may include revoking the exclusion, modifying the exclusion, or other appropriate response necessary to protect human health and the environment.
		(7) Notification Requirements: Occidental Chemical must provide a one-time written notifica- tion to any State Regulatory Agency to which or through which the delisted waste de- scribed above will be transported for disposal at least 60 days prior to the commencement of such activities. Failure to provide such a notification will result in a violation of the delisting petition and a possible revocation of the decision.
Philway Prod- ucts, Incor- porated.	Ashland, Ohio	Filter press sludge generated (at a maximum annual rate of 96 cubic yards) during the treat- ment of electroplating wastewaters using lime (EPA Hazardous Waste No. F006). This ex- clusion was published on October 26, 1990.
Plastene Sup- ply Company.	Portageville, Missouri.	Dewatered wastewater treatment sludges (EPA Hazardous Waste No. F006) generated from electroplating operations after August 15, 1986.
POP Fasteners	Shelton, Con- necticut.	Wastewater treatment sludge (EPA Hazardous Waste No. F006) generated from electro- plating operations (at a maximum annual rate of 1,000 cubic yards) after September 19, 1994. In order to confirm that the characteristics of the waste do not change significantly, the facility must, on an annual basis, analyze a representative composite sample for the constituents listed in §261.24 using the method specified therein. The annual analytical re- sults, including quality control information, must be compiled, certified according to §260.22(i)(12), maintained on site for a minimum of five years, and made available for in- spection upon request by any employee or representative of EPA or the State of Con- necticut. Failure to maintain the required records on site will be considered by EPA, at its discretion, sufficient basis to revoke the exclusion to the extent directed by EPA.
Reynolds Met- als Company.	Sheffield, AL	Dewatered wastewater treatment sludges (EPA Hazardous Waste No. F019) generated from the chemical conversion coating of aluminum after August 15, 1986.
Reynolds Met- als Company.	Sheffield, AL	Wastewater treatment filter press sludge (EPA Hazardous Waste No. F019) generated (at a maximum annual rate of 3,840 cubic yards) from the chemical conversion coating of aluminum. This exclusion was published on July 17, 1990.
Rhodia	Houston,Texas	Filter-cake Sludge, (at a maximum generation of 1,200 cubic yards per calendar year) gen- erated by Rhodia using the SARU and AWT treatment process to treat the filter-cake sludge (EPA Hazardous Waste Nos. D001–D43, F001–F012, F019, F024, F025, F032, F034, F037–F039) generated at Rhodia.
		<ul><li>Rhodia must implement a testing program that meets the following conditions for the exclusion to be valid:</li><li>(1) <i>Delisting Levels:</i> All concentrations for the following constituents must not exceed the following constituents</li></ul>
		lowing levels (mg/l). For the filter-cake constituents must be measured in the waste leach- ate by the method specified in 40 CFR 261.24. (A) Filter-cake Sludge
		(i) Inorganic Constituents: Antimony-1.15; Arsenic-1.40; Barium-21.00; Beryllium-1.22; Cad- mium-0.11; Cobalt-189.00; Copper-90.00; Chromium-0.60; Lead-0.75; Mercury-0.025; Nick- el-9.00; Selenium-4.50; Silver-0.14; Thallium-0.20; Vanadium-1.60; Zinc-4.30
		(ii) Organic Constituents: Chlorobenzene-Non Detect; Carbon Tetrachloride-Non Detect; Ace- tone-360; Chloroform-0.9
		(2) Waste Holding and Handling: Rhodia must store in accordance with its RCRA permit, or continue to dispose of as hazardous waste all Filter-cake Sludge until the verification testing described in Condition (3)(A), as appropriate, is completed and valid analyses demonstrate that condition (3) is satisfied. If the levels of constituents measured in the samples of the Filter-cake Sludge do not exceed the levels set forth in Condition (1), then the waste is nonhazardous and may be managed and disposed of in accordance with all applicable

	TABLE 1-WASTE	S EXCLUDED F	FROM NON-SPECIFIC	SOURCES—Continued
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Facility	Address	Waste description
		(3) Verification Testing Requirements: Rhodia must perform sample collection and analyses including quality control procedures, according to SW-846 methodologies. If EPA judge the process to be effective under the operating conditions used during the initial verificatio testing, Rhodia may replace the testing required in Condition (3)(A) with the testing required in Condition (3)(B). Rhodia must continue to test as specified in Condition (3)(A) may be replace by Condition (3)(B).
		(A) Initial Verification Testing: At quarterly intervals for one year after the final exclusion i granted, Rhodia must collect and analyze composites of the filter-cake sludge. From Para graph 1 TCLP must be run on all waste and any constituents for which total concentration have been identified. Rhodia must conduct a multiple pH leaching procedure on sample collected during the quarterly intervals. Rhodia must perform the TCLP procedure usin distilled water and three different pH extraction fluids to simulate disposal under three corr ditions. Simulate an acidic landfill environment, basic landfill environment and a landfill er vironment similar to the pH of the waste. Rhodia must report the operational and analytic test data, including quality control information, obtained during this initial period no late than 90 days after the generation of the waste.
		(B) Subsequent Verification Testing: Following termination of the quarterly testing, Rhodi must continue to test a representative composite sample for all constituents listed in Cond tion (1) on an annual basis (no later than twelve months after the final exclusion).
		(4) Changes in Operating Conditions: If Rhodia significantly changes the process which ger erate(s) the waste(s) and which may or could affect the composition or type waste(s) ger erated as established under Condition (1) (by illustration, but not limitation, change i equipment or operating conditions of the treatment process), or its NPDES permit i changed, revoked or not reissued, Rhodia must notify the EPA in writing and may n longer handle the waste generated from the new process or no longer discharge as nor hazardous until the waste meet the delisting levels set in Condition (1) and it has receive written approval to do so from EPA.
		(5) Data Submittals: Rhodia must submit the information described below. If Rhodia fails t submit the required data within the specified time or maintain the required records on-sit for the specified time, EPA, at its discretion, will consider this sufficient basis to reopen th exclusion as described in Paragraph 6. Rhodia must:
		(A) Submit the data obtained through Paragraph 3 to Mr. William Gallagher, Chief, Region Delisting Program, EPA, 1445 Ross Avenue, Dallas, Texas 75202–2733, Mail Code, (6PD O) within the time specified.
		<ul> <li>(B) Compile records of operating conditions and analytical data from Paragraph (3), summarized, and maintained on-site for a minimum of five years.</li> <li>(C) Furnish these records and data when EPA or the State of Texas request them for inspective texas and texas an</li></ul>
		<ul><li>tion.</li><li>(D) Send along with all data a signed copy of the following certification statement, to attest the truth and accuracy of the data submitted:</li></ul>
		(i) Under civil and criminal penalty of law for the making or submission of false or frauduler statements or representations (pursuant to the applicable provisions of the Federal Code which include, but may not be limited to, 18 U.S.C. 1001 and 42 U.S.C. 6928), I certify that the information contained in or accompanying this document is true, accurate and con plete.
		(ii) As to the (those) identified section(s) of this document for which I cannot personally verifits (their) truth and accuracy, I certify as the company official having supervisory responses bility for the persons who, acting under my direct instructions, made the verification that this information is true, accurate and complete.
		(iii) If any of this information is determined by EPA in its sole discretion to be false, inac curate or incomplete, and upon conveyance of this fact to the company, I recognize an agree that this exclusion of waste will be void as if it never had effect or to the extent d rected by EPA and that the company will be liable for any actions taken in contravention of the company's RCRA and CERCLA obligations premised upon the company's reliance of the void exclusion.
		<ul> <li>(6) Reopener Language</li> <li>(A) If, anytime after disposal of the delisted waste, Rhodia possesses or is otherwise mad aware of any environmental data (including but not limited to leachate data or groundwate monitoring data) or any other data relevant to the delisted waste indicating that any cor stituent identified for the delisting verification testing is at level higher than the delistin level allowed by the Regional Administrator or his delegate in granting the petition, then th facility must report the data, in writing, to the Regional Administrator or his delegate withi 10 days of first possessing or being made aware of that data.</li> </ul>
		(B) If the annual testing of the waste does not meet the delisting requirements in Paragrap 1, Rhodia must report the data, in writing, to the Regional Administrator or his delegat within 10 days of first possessing or being made aware of that data.

## Pt. 261, App. IX

Facility
Savannah River Site (SRS).

Facility	Address	Waste description
Siegel-Robert, Inc Square D Company. Syntex Agri- business.	St. Louis, MO Oxford, Ohio Springfield, MO.	<ul> <li>(3) Reopener Language: (A) If, at any time after disposal of the delisted waste, DOE–SR possesses or is otherwise made aware of any environmental data (including but not limited to leachate data or groundwater monitoring data) or any other data relevant to the delisting level allowed by EPA in granting the petition, DOE–SR must report the data, in writing, to EPA within 10 days of first possessing or being made aware of that data. (B) Based on the information described in paragraph (3)(A) and any other information received from any source, EPA will make a preliminary determination as to whether the reported information requires that EPA take action to protect human health as the environment. Further action may include suspending or revoking the exclusion, or other appropriate response necessary to protect human health and the environment. The notice shall include a statement of the proposed action is not necessary. DOE–SR shall have 10 days from the date of EPA's notice to present such information. [5] Following the receipt of information from DOE–SR. SR das described in paragraph (3)(D), or if no such information is received within 10 days. EPA will issue a final written determination describing the Agency actions that are necessary to protect human health or the environment, given the information received in EPA's determination shall become effective immediately, unless EPA provides otherwise.</li> <li>(4) Notification Requirements: DOE–SR must provide a one-time written notification to any State Regulatory Agency in a State to which or through which the delisted waste discribed above will be transported, at least 60 days prior to the commencement of such activities. Failure to provide such a notification will result in a violation of the delisting conditions and a possible swola and final wastewater (secept spent activited carmet studge, and filter press sludge to three describes during the restributed as the delisting during the transmet sludge by the EPA's Mobile Incineration System at the Denney</li></ul>

## Pt. 261, App. IX

Facility	Address	Waste description
Facility	Address	<ul> <li>(4)—If Syntex stabilization process must be used and Syntex must collect a composite sample of four grab samples from each batch of stabilized waste. An MEP leachate test must b performed on these composite samples and the leachate analyzed for the EP toxic metals nickel, and cyanide (using a distilled water extraction for the cyanide leachate analyzed for the EP toxic metals in demonstrate that the maximum allowable treatment residue concentrations listed in Condition (3) are not exceeded during any run of the MEP extraction. Analyses must be performed according to SW-946 methodologies. Any residues which exceed any of the level listed in Condition (3) must be retreated to achieve these levels or must be disposed in at cordance with all applicable hazardous waste regulations. (If the residues are stabilized the analyses required in Condition (3), where the analyses required in Condition (3), etc., kiln and cyclone ash, separator sludge, and filter wastewater) to demonstrate that the maximum allowable treatment residue concentration listed below are not exceeded. Samples must be collected as specified in Conditions (2) and (3). Analyses must be performed according to SW-946 methodologies. Any solit cells or wast be disposed in accordance with Subtite C of RCRA.</li> <li>Maximum Allowable Wastewater Concentrations (ppm): Benz(a).phranene—1×10<sup>-4</sup></li> <li>Benzo(a)prene—4×10<sup>-5</sup></li> <li>Benzo(b)fluoranthene—2×10<sup>-6</sup></li> <li>Dichlorofetna—0.002</li> <li>Dibenz(a,h)anthracene—9×10<sup>-6</sup></li> <li>L-2-Dichloroethane—0.013</li> <li>2,3,4.6-Tetrachlorophenel—12</li> <li>Toluene—10.0</li> <li>Trichloroethylem=—0.04</li> <li>2,4.5-Titchlorophenel—12</li> <li>Toluene—1.1</li> <li>Benzo(a)prene—4.1</li> <li>Benzo(b)fluoranthene—1.8</li> <li>Chloroform—5.4</li> <li>Chloroform—5.4</li> <li>Chloroform—6.6</li> <li>2,4.6-Trichlorophenel—1.3</li> <li>Dichloromethane—6.5</li> <li>2,4.6-Trichlorophenel—3.9</li> <li>(6) Syntex must generate, prior to disposal of residues, verification data from each eight hoc run for each</li></ul>
		<ul> <li>2,4,6-Trichlorophenol—3.9</li> <li>(6) Syntex must generate, prior to disposal of residues, verification data from each eight hou run for each treatment residue (<i>i.e.</i>, kiln and cyclone ash, separator sludge, and filtere wastewater) to demonstrate that the residues do not contain tetra-, penta-, o hexachlorodibenzo-p-dioxins or furans at levels of regulatory concern. Samples must b collected as specified in Conditions (2) and (3). The TCDD equivalent levels for wastewaters must be less than 2 ppq and less than 5 ppt for the solid treatment residue. Any residues with detected dioxins or furans in excess of these levels must be retreated or must be disposed as acutely hazardous. Method 8290, a high resolution gas chromatography and high resolution mass spectroscopy (HRGC/HRMS) analytical method, must be used. For tetra- and pentachloronated dioxin and furan homologs, the maximum pracement of the solid treatment period.</li> </ul>
		tical quantitation limit must not exceed 15 ppt for solids and 120 ppq for wastewaters. For hexachlorinated homologs, the maximum practical quantitation limit must not exceed 37 pp for solids and 300 ppq for wastewaters. (7)(A) The test data from Conditions (1), (2), (3), (4), (5) and (6) must be kept on file b Syntex for inspection purposes and must be compiled, summarized, and submitted to th Section Chief, Variances Section, PSPD/OSW (WH–563), US EPA, 1200 Pennsylvani Ave., NW., Washington, DC 20460 by certified mail on a monthly basis and when the trea ment of the lagoon sludge is concluded. All data submitted will be placed in the RCR.

#### 40 CFR Ch. I (7-1-03 Edition)

Facility	Address	Waste description
		(B) The testing requirements for Conditions (2), (3), (4), (5), and (6) will continue until Syntex provides the Section Chief, Variances Section, with the results of four consecutive batch analyses for the petitioned wastes, none of which exceed the maximum allowable treat ment residue concentrations listed in these conditions and the Section Chief, Variances Section, notifies Syntex that the conditions have been lifted. (8) Syntex must provide a signed copy of the following certification statement when submitting data in response to the conditions listed above: "Under civil and criminal penalty of law for the making or submission of false or fraudulent statements or representations, I certify that the information contained in or accompanying this document is true, accurate, and complete. As to the (those) identified section(s) of this document for which I cannot personally verify its (their) accuracy, I certify as the company official having supervisory responsibility for the persons who, acting under my direct instructions, made the verification that this information is true, accurate and complete."
SR of Ten- nessee.	Ripley, TN	Dewatered wastewater treatment sludges (EPA Hazardous Waste No. F006) generated from the copper, nickel, and chromium electroplating of plastic parts after November 17, 1986.
Tenneco Auto- motive.	Paragould, AR	Stabilized sludge from electroplating operations, excavated from the Finch Road Landfill and currently stored in containment cells by Tenneco (EPA Hazardous Waste Nos. F006). This is a one-time exclusion for 1,800 cubic yards of stabilized sludge when it is disposed of in a Subtitle D landfill. This exclusion was published on August 9, 2001. (1) <i>Reopener Language:</i>
		<ul> <li>(A) If, anytime after disposal of the delisted waste, Tenneco possesses or is otherwise made aware of any environmental data (including but not limited to leachate data or groundwate monitoring data) or any other data relevant to the delisted waste indicating that any con- stituent identified for the delisting verification testing is at level higher than the delisting level allowed by the Regional Administrator or his delegate in granting the petition, then the facility must report the data, in writing, to the Regional Administrator or his delegate within 10 days of first possessing or being made aware of that data.</li> <li>(B) If Tenneco fails to submit the information described in (2)(A) or if any other information is received from any source, the Regional Administrator or his delegate will make a prelimi nary determination as to whether the reported information requires Agency action to protec human health or the environment. Further action may include suspending, or revoking the exclusion, or other appropriate response necessary to protect human health and the envi- ronment.</li> </ul>
		(C) If the Regional Administrator or his delegate determines the reported information does require Agency action, the Regional Administrator or his delegate will notify the facility in writing of the actions the Regional Administrator or his delegate believes are necessary to protect human health and the environment. The notice shall include a statement of the proposed action and a statement providing the facility with an opportunity to present information as to why the proposed Agency action is not necessary. The facility shall have 10 days from the date of the Regional Administrator or his delegate's notice to present such information.
		(D) Following the receipt of information from the facility described in (1)(C) or (if no information is presented under (1)(C)) the initial receipt of information described in (1)(A), the Regional Administrator or his delegate will issue a final written determination describing the Agency actions that are necessary to protect human health or the environment. Any required action described in the Regional Administrator or his delegate's determination shal become effective immediately, unless the Regional Administrator or his delegate provides otherwise.
		<ul> <li>(2) Notification Requirements:</li> <li>Tenneco must do following before transporting the delisted waste off-site: Failure to provide this notification will result in a violation of the delisting petition and a possible revocation o the exclusion.</li> <li>(A) Provide a one-time written notification to any State Regulatory Agency to which o</li> </ul>
		<ul><li>through which they will transport the delisted waste described above for disposal, 60 days before beginning such activities.</li><li>(B) Update the one-time written notification if Tenneco ships the delisted waste to a different different sector.</li></ul>
Fennessee Electro- plating.	Ripley, Ten- nessee.	disposal facility. Dewatered wastewater treatment sludges (EPA Hazardous Waste Nos. F006) generated from electroplating operations after November 17, 1986. To ensure chromium levels do not ex ceed the regulatory standards there must be continuous batch testing of the filter press sludge for chromium for 45 days after the exclusion is granted. Each batch of treatmen residue must be representatively sampled and tested using the EP toxicity test for chro- mium. This data must be kept on file at the facility for inspection purposes. If the extrac levels exceed 0.922 ppm of chromium the waste must be managed and disposed of as hazardous. If these conditions are not met, the exclusion does not apply. This exclusion does not apply to sludges in any on-site impoundments as of this date.
Tennessee Electro- plating.	Ripley, TN	does not apply to sludges in any on-site impoundments as or this date. Wastewater treatment sludge (EPA Hazardous Waste No. F006) generated from electro plating operations and contained in an on-site surface impoundment (maximum volume o 6,300 cubic yards). This is a one-time exclusion. This exclusion was published on April 8

## Pt. 261, App. IX

Facility	Address	Waste description
Texas Eastman	Longview, Texas.	<ul> <li>Incinerator ash (at a maximum generation of 7,000 cubic yards per calendar year) generated from the incineration of sludge from the wastewater treatment plant (EPA Hazardous Waste No. D001, D003, D018, D019, D021, D022, D027, D028, D029, D030, D032, D033, D034, D035, D036, D038, D039, D040, F001, F002, F003, F005, and that is disposed of in Subtitle D landfills after September 25, 1996. Texas Eastman must implement a testing program that meets the following conditions for the petition to be valid:</li> <li>1. <i>Delisting Levels:</i> All leachable concentrations for those metals must not exceed the following levels (mg/l). Metal concentrations must be measured in the waste leachate by the method specified in 40 CFR §261.24.</li> <li>(A) Inorganic Constituents</li> </ul>
		<ul> <li>Antimony—0.27; Arsenic—2.25; Barium—90.0; Beryllium—0.0009; Cadmium—0.225; Chromium—4.5; Cobalt—94.5; Copper—58.5; Lead—0.675; Mercury—0.045; Nickel—4.5; Selenium—1.0; Silver—5.0; Thallium—0.135; Tin—945.0; Vanadium—13.5; Zinc—450.0</li> <li>(B) Organic Constituents</li> <li>Acenaphthene—90.0; Acetone—180.0; Benzene—0.135; Benzo(a)anthracene—0.00347; Benzo(a)pyrene—0.00045; Benzo(b) fluoranthene—0.00320; Bis(2 ethylhexyl) phthalate—0.27; Butylbenzyl phthalate—315.0; Chloroform—0.45; Chlorobenzene—31.5; Carbon Disulfide—180.0; Chrysene—0.1215; 1,2–Dichlorobenzene—135.0; 1,4–Dichlorobenzene—0.18; Di-n-butyl phthalate—180.0; Di-n-octyl phthalate—35.0; 1,4 Dioxane—0.36; Ethyl Acetate—1350.0; Ethyl Ether—315.0; Ethylbenzene—180.0; Flouranthene—45.0; Flourene—45.0; Jourene—45.0; Jourene—45.0; Nethyl Isobutyl Ketone—90.0; Maphthalene—45.0; Pyrene—45.0; Toluene—315.0; Xylenes—</li> </ul>
		<ol> <li>Waste Holding and Handling: Texas Eastman must store in accordance with its RCRA permit, or continue to dispose of as hazardous all FBI ash generated until the Initial and Subsequent Verification Testing described in Paragraph 4 and 5 below is completed and valid analyses demonstrate that all Verification Testing Conditions are satisfied. After completion of Initial and Subsequent Verification Testing, if the levels of constituents measured in the samples of the FBI ash do not exceed the levels set forth in Paragraph 1 above, and written notification is given by EPA, then the waste is non-hazardous and may be managed and disposed of in accordance with all applicable solid waste regulations.</li> <li>Verification Testing Requirements: Sample collection and analyses, including quality control procedures, must be performed according to SW-846 methodologies. If EPA judges the incineration testing described in Paragraph 4 below, Texas Eastman may replace the testing required in Paragraph 4 with the testing required in Paragraph 4 butin Notified by EPA in manys, however, continue to test as specified in Paragraph 4 until notified by EPA in writing that testing in Paragraph 4 way be replaced by the testing described in Paragraph</li> </ol>
		5. 4. Initial Verification Testing: During the first 40 operating days of the FBI incinerator after the final exclusion is granted, Texas Eastman must collect and analyze daily composites of the FBI ash. Daily composites must be composed of representative grab samples collected every 6 hours during each 24-hour FBI operating cycle. The FBI ash must be analyzed, prior to disposal of the ash, for all constituents listed in Paragraph 1. Texas Eastman must report the operational and analytical test data, including quality control information, obtained during this initial period no later than 90 days after receipt of the validated analytical results. 5. Subsequent Verification Testing: Following the completion of the Initial Verification Testing, Texas Eastman may request to monitor operating conditions and analyze samples representative of each quarter of operation during the first year of ash generation. The samples must represent the untreated ash generated over one quarter. Following written notification from EPA, Texas Eastman may begin the quarterly testing described in this Para-
		<ul> <li>graph.</li> <li>6. Termination of Organic Testing: Texas Eastman must continue testing as required under Paragraph 5 for organic constituents specified in Paragraph 1 until the analyses submitted under Paragraph 5 show a minimum of two consecutive quarterly samples below the delisting levels in Paragraph 1. Texas Eastman may then request that quarterly organic testing be terminated. After EPA notifies Texas Eastman in writing it may terminate quar- terly organic testing.</li> <li>7. Annual Testing: Following termination of quarterly testing under either Paragraphs 5 or 6, Texas Eastman must continue to test a representative composite sample for all constitu- ents listed in Paragraph 1 (including organics) on an annual basis (no later than twelve months after the date that the final exclusion is effective).</li> <li>8. Changes in Operating Conditions: If Texas Eastman significantly changes the incineration process described in its petition or implements any new manufacturing or production proc- ess(es) which generate(s) the ash and which may or could affect the composition or type of waste generated established under Paragraph 3 (by illustration {but not limitation}, use of stabilization reagents or operating conditions of the fluidized bed incinerator), Texas Eastman must notify the EPA in writing and may no longer handle the wastes generated from the new process as non-hazardous until the wastes meet the delisting levels set in Paragraph 1 and it has received written approval to do so from EPA.</li> </ul>

TABLE 1—WASTES EXCLUDED FROM NON-SPECIFIC SOURCES—Continued	TABLE 1—WASTES	EXCLUDED	FROM NON-S	SPECIFIC SOURCES-	-Continued
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Facility	Address	Waste description
		<ol> <li>Data Submittals: The data obtained through Paragraph 3 must be submitted to Mr. William Gallagher, Chief, Region 6 Delisting Program, U.S. EPA, 1445 Ross Avenue, Dallas, Texas 75202–2733, Mail Code, (6PD-O) within the time period specified. Records of operating conditions and analytical data from Paragraph 3 must be compiled, summarized, and main-tained on site for a minimum of five years. These records and data must be furnished upon request by EPA, or the State of Texas, and made available for inspection. Failure to submit the required data within the specified time period or maintain the required records on site for the specified time will be considered by EPA, at its discretion, sufficient basis to revoke the exclusion to the extent directed by EPA. All data must be accompanied by a signed copy of the following certification statement to attest to the truth and accuracy of the data submitted:</li> <li>Under civil and criminal penalty of law for the making or submission of false or fraudulent statements or representations (pursuant to the applicable provisions of the Federal Code, which include, but may not be limited to, 18 USC 1001 and 42 USC 6928), I certify that the information contained in or accompanying this document is true, accurate and complete.</li> <li>As to the (those) identified section(s) of this document for which I cannot personally verify its (their) truth and accuracy, I certify as the company official having supervisory responsibility for the persons who, acting under my direct instructions, made the verification that this information is information is determined by EPA in its sole discretion to be false, inaccurate and complete, and upon conveyance of this fact to the company, I recognize and agree that this exclusion of waste will be void as if i never had effect or to the extent directed by EPA and that the company will be liable for any actions taken in contravention of the company's RCRA and CERCLA obligations premised upon the company's reliance on the void excl</li></ol>
		activities. Failure to provide such a notification will result in a violation of the delisting peti- tion and a possible revocation of the decision.
Tokusen USA, Inc.,.	Conway, AR	<ul> <li>Dewatered wastewater treatment plant (WWTP) sludge (EPA Hazardous Waste Nos. F006) generated at a maximum annual rate of 670 cubic yards per calendar year after December 31, 2002 and disposed of in a Subtitle D landfill.</li> <li>For the exclusion to be valid, Tokusen must implement a testing program that meets the following Paragraphs:</li> <li>(1) <i>Delisting Levels</i>: All leachable concentrations for those constituents listed below in (i) and (ii) must not exceed the following levels (mg/l). The petitioner must use an acceptable leaching method, for example SW–846, Method 1311 to measure constituents in the waste leachate.</li> <li>Dewatered WWTP sludge (i) Inorganic Constituents Antimony–0.360; Arsenic–0.0654; Barium–51.1; Chromium–5.0; Cobalt–15.7; Copper–7,350; Lead–5.0; Nickel–19.7; Selenium–1.0; Silver–2.68; Vanadium–14.8; Zinc–196.</li> <li>(ii) Organic Constituents 1,4 Dichlorobenzene–3.03; hexachlorobutadiene–0.21.</li> <li>(2) <i>Waste Holding and Handling</i>:</li> <li>Tokusen must store the dewatered WWTP sludge as described in its RCRA permit, or continue to dispose of as hazardous all dewatered WWTP sludge generated, until they have completed verification testing described in Paragraph (3)(A) and (B), as appropriate, and valid analyses show that paragraph (1) is satisfied.</li> <li>(B) Levels of constituents measured in the samples of the dewatered WWTP sludge that do not exceed the levels set forth in Paragraph (1) are non-hazardous. Tokusen can manage and dispose the non-hazardous dewatered WWTP sludge according to all applicable solid waste regulations.</li> <li>(C) If constituent levels in a sample exceed any of the delisting levels set in Paragraph (1), Tokusen must retreat the batches of waste used to generate the representative sample (according to SW–446 methodologies) until it meets the levels. Tokusen must repeat the analyses of the treated waste.</li> <li>(D) If the facility has not treated the waste, Tokusen must manage and dispose the waste generated the waste.</li> <li>(3) <i>Verif</i></li></ul>
		<ul> <li>including quality control procedures, according to SW-846 methodologies. If EPA judges the process to be effective under the operating conditions used during the initial verification testing, Tokusen may replace the testing required in Paragraph (3)(A) with the testing required in Paragraph (3)(B). Tokusen must continue to test as specified in Paragraph (3)(A) until and unless notified by EPA in writing that testing in Paragraph (3)(A) may be replaced by Paragraph (3)(B).</li> <li>(A) <i>Initial Verification Testing:</i> After EPA grants the final exclusion, Tokusen must do the following:</li> <li>(i) Collect and analyze composites of the dewatered WWTP sludge.</li> <li>(ii) Make two composites of representative grab samples (according to SW-846 methodologies) collected.</li> <li>(iii) Analyze the waste, before disposal, for all of the constituents listed in Paragraph 1.</li> </ul>

## Pt. 261, App. IX

Facility	Address	Waste description
Facility	Address	<ul> <li>Waste description</li> <li>(iv) Sixty (60) days after this exclusion becomes final, report to EPA the operational and ana lytical test data, including quality control information.</li> <li>(B) <i>Subsequent Verification Testing:</i> Following written notification by EPA, Tokusen may sub stitute the testing conditions in (3)(B) for (3)(A). Tokusen must continue to monitor oper ating conditions, and analyze representative samples (according to SW–846 methodolo gies) each quarter of operation during the first year of waste generation. The samples mus represent the waste generated during the quarter.</li> <li>(C) <i>Termination of Organic Testing:</i> <ul> <li>(i) Tokusen must continue testing as required under Paragraph (3)(B) for organic constituent in Paragraph (1)(A)(ii), until the analytical results submitted under Paragraph (3)(B) show a minimum of two consecutive samples below the delisting levels in Paragraph (1)(A)(i) Tokusen may then request that EPA stop quarterly organic testing.</li> <li>(ii) Following cancellation of the quarterly testing, Tokusen must continue to test a represent ative composite sample (according to SW–846 methodologies) for all constituents listed in Paragraph (1) annually (by twelve months after final exclusion).</li> <li>(4) <i>Changes in Operating Conditions:</i> If Tokusen significantly changes the process describer in its petition or starts any processes that generate(s) the waste that may or could aftee the composition or type of waste generated as established under Paragraph (1) (by illustrat toin, but not limitation, changes in equipment or operating conditions of the treatment process), they must notify EPA in writing; they may no longer handle the waste generated from the new process as nonhazardous until the waste meets the delisting levels set in Paragraph (1) and they have received written approval to do so from EPA.</li> <li>(5) <i>Data Submittals:</i> Tokusen must submit the information described below. If Tokusen fail to submit the required data within the specified time or mai</li></ul></li></ul>
		signed copy of the following certification statement, to attest to the truth and accuracy of the data submitted: Under civil and criminal penalty of law for the making or submission of false or fraudulen statements or representations (pursuant to the applicable provisions of the Federal Code which include, but may not be limited to, 18 U.S.C. 1001 and 42 U.S.C. 6928), I certify that the information contained in or accompanying this document is true, accurate and com plete. As to the (those) identified section(s) of this document for which I cannot personally verify its (their) truth and accuracy, I certify as the company official having supervisory responsibilit for the persons who, acting under my direct instructions, made the verification that this in formation is true, accurate and complete.
		<ul> <li>incomplete, and upon conveyance of this fact to the company, I recognize and agree that this exclusion of waste will be void as if it never had effect or to the extent directed by EP/and that the company will be liable for any actions taken in contravention of the company? RCRA and CERCLA obligations premised upon the company's reliance on the void exclusion.</li> <li>(6) <i>Reopener</i></li> <li>(A) If, anytime after disposal of the delisted waste, Tokusen possesses or is otherwise made aware of any environmental data (including but not limited to leachate data or groundwate monitoring data) or any other data relevant to the delisted waste indicating that any constituent identified for the delisting verification testing is at a level higher than the delisting level allowed by the Regional Administrator or his delegate in granting the petition, then the facility must report the data, in writing, to the Regional Administrator or his delegate within 10 days of first possessing or being made aware of that data.</li> <li>(B) If the annual testing of the waste does not meet the delisting requirements in Paragrapi 1, Tokusen must report the data, in writing, to the Regional Administrator or his delegate within 10 days of first possessing or being made aware of that data.</li> <li>(C) If Tokusen fails to submit the information described in paragraphs (5), (6)(A) or (6)(B) or any other information is received from any source, the Regional Administrator require. Agency action to protect human health or the environment. Further action may include sus pending, or revoking the exclusion, or other appropriate response necessary to protect human health and the environment.</li> </ul>

TABLE 1—WASTES EXCLUDED FROM NON-SPECIFIC SOURCES—Cont	inued	Jed	inued	-Cont	OURCES-	Sc	ECIFIC	ION-S	NOF	E	EXCLUDED	TES	-WAS	1-	ABLE	
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Facility	Address	Waste description
Tyco Printed Circuit Group, Mel- bourne Divi- sion.	Address Melbourne, Florida.	<ul> <li>(D) If the Regional Administrator or his delegate determines that the reported information does require Agency action, the Regional Administrator or his delegate will notify the facility in writing of the actions the Regional Administrator or his delegate believes are necessary to protect human health and the environment. The notice shall include a statement of the proposed action and a statement providing the facility with an opportunity to present information as to why the proposed Agency action is not necessary. The facility shall have 10 days from the date of the Regional Administrator or his delegate's notice to present information.</li> <li>(E) Following the receipt of information from the facility described in paragraph (6)(D) or (if no information is presented under paragraph (6)(D)) the initial receipt of information described in paragraphs (5), (6)(A) or (6)(B), the Regional Administrator or his delegate will issue a final written determination describing the Agency actions that are necessary to protect human health or the environment. Any required action described in the Regional Administrator or his delegate will issue a final written determination describing the Agency actions that are necessary to protect human health or the environment. Any required action described in the Regional Administrator or his delegate provides otherwise.</li> <li>(7) Notification Requirements: Tokusen must do following before transporting the delisted waste. Failure to provide this notification vill result in a violation of the delisting petition and a possible revocation of the decision:</li> <li>(A) Provide a one-time written notification if they ship the delisted waste into a different disposal facility.</li> <li>Wastewater treatment sludge (EPA Hazardous Waste No. F006) that Tyco Printed Circuit Group, Melbourne Division (Tyco) generates by treating wastewater from its circuit board manufacturing plant located on John Rodes Blvd. in Melbourne, Florida. This is a conditional exclusion for up to 590 cubic yar</li></ul>
		<ul> <li>Sludge") that will be generated each year and disposed in a Subtitle D landfill or shipped to a smelter for metal recovery after May 14, 2001. Tyco must demonstrate that the following conditions are met for the exclusion to be valid. (Please see Condition (8) for certification and recordkeeping requirements that must be met in order for the exclusion to be valid for waste that is sent to a smelter for metal recovery.)</li> <li>(1) <i>Verification Testing Requirements</i>: Sample collection and analyses, including quality control procedures must be performed according to SW–846 methodologies, where specified by regulations in 40 CFR Parts 260–270. Otherwise, methods must meet Performance Based Measurement System Criteria in which the Data Quality Objectives are to demonstrate that representative samples of the Tyco Sludge meet the delisting levels in Condi-</li> </ul>
		<ul> <li>(A) Initial Verification Testing: Tyco must collect and analyze a representative sample of every batch, for eight sequential batches of Tyco sludge generated in its wastewater treatment system after May 14, 2001. A batch is the Tyco Sludge generated during one day of wastewater treatment. Tyco must analyze for the constituents listed in Condition (3). A minimum of four composite samples must be collected as representative of each batch. Tyco must report analytical test data, including quality control information, no later than 60 days after generating the first batch of Tyco Sludge to be disposed in accordance with the delisting Conditions (1) through (7).</li> </ul>
		(B) Subsequent Verification Testing: If the initial verification testing in Condition (1)(A) is successful, i.e., delisting levels of condition (3) are met for all of the eight initial batches, Tycc must test a minimum of 5% of the Tycc Sludge generated each year. Tycc must collect and analyze at least one composite sample representative of that 5%. The composite must be made up of representative samples collected from each batch included in the 5%. Tycc may, at its discretion, analyze composite samples gathered more frequently to demonstrate that smaller batches of waste are non-hazardous.
		(2) Waste Holding and Handling: Tyco must store as hazardous all Tyco Sludge generated until verification testing as specified in Condition (1)(A) or (1)(B), as appropriate, is completed and valid analyses demonstrate that Condition (3) is satisfied. If the levels of constituents measured in the samples of Tyco Sludge do not exceed the levels set forth in Condition (3), then the Tyco Sludge is non-hazardous and must be managed in accord ance with all applicable solid waste regulations. If constituent levels in a sample exceed during the time period corresponding to this sample must be retreated until it meets the delisting levels set forth in Condition (3), or managed and disposed of in accordance with Subtitie C of RCRA.

## Pt. 261, App. IX

Facility	Address	Waste description
		<ul> <li>(3) Delisting Levels: All leachable concentrations for these metals and cyanide must not exceed the following levels (ppm): Barium—100; Cadmium—0.5; Chromium—5.0; Cyanide—20, Lead—1.5; and Nickel—73. These metal and cyanide concentrations must be measured in the waste leachate obtained by the method specified in 40 CFR 261.24, except that for cyanide, deionized water must be the leaching medium. The total concentration of cyanide (total, not amenable) in the waste, not the waste leachate, must not exceed 200 mg kg. Cyanide concentrations in waste or leachate must be the method specified in 40 CFR 268.40, Note 7. The total concentrations of metals in the waste, not the waste leachate, must not exceed the following levels (ppm): Barium—2,000; Cadmium—500; Chromium—1,000; Lead—2,000; and Nickel—20,000.</li> <li>(4) Changes in Operating Conditions: Tyco must notify EPA in writing when significan changes in the manufacturing or wastewater treatment processes are necessary (e.g., use of new chemicals not specified in the petition). EPA will determine whether these changes will result in additional constituents of concern. If so, EPA will notify Tyco in writing that the Tyco sludge must be managed as hazardous waste F006, pending receipt and evaluation of a new delisting petition. If EPA determines that the changes do not result in additional constituents of concern. If so, EPA will notify Tyco in writing that the the tyco is petition.</li> </ul>
		(1)(A) to verify that the Tyco Sludge continues to meet Condition (3) delisting levels. (5) Data Submittals: Data obtained in accordance with Condition (3) delisting levels. (5) Data Submittals: Data obtained in accordance with Condition (3) delisting levels. (5) Data Submittals: Data obtained in accordance with Condition (3) delisting levels. (5) Data Submittals: Data obtained in accordance with Condition (3) delisting levels. (5) Data Submittals: Data obtained in accordance with Condition (3) delisting levels. (6) RCRA, U.S. EPA, Region 4, Sam Nunn Atlanta Federal Center, 61 Forsyth Street, Atlanta Georgia 30303. This notification is due no later than 60 days after generating the first batc of Tyco Sludge to be disposed in accordance with delisting Conditions (1) through (7) Records of analytical data from Condition (1) must be compiled, summarized, and main tained by Tyco for a minimum of three years, and must be furnished upon request by EP/ or the State of Florida, and made available for inspection. Failure to submit the required data within the specified time period or maintain the required records for the specified time period or maintain the required records for the specified time will be considered by EPA. All data must be accompanied by a signed copy of the following certification statement to attest to the truth and accuracy of the data submitted: Under civil and criminal penalty of law for the making or submission of false or frauduler
		<ul> <li>statements or representations (pursuant to the applicable provisions of the Federal Code which include, but may not be limited to, 18 U.S.C. 1001 and 42 U.S.C. 6928), I certify that the information contained or accompanying this document is true, accurate and complete.</li> <li>As to the (those) identified section(s) of this document for which I cannot personally verify its (their) truth and accuracy, I certify as the company official having supervisory responsibilit for the persons who, acting under my direct instructions, made the verification that this in formation is true, accurate and complete.</li> <li>In the event that any of this information is determined by EPA in its sole discretion to be false, inaccurate that this exclusion of waste will be void as if it never had effect or to the exert has a supervisoried to the company.</li> </ul>
		<ul> <li>tent directed by EPA and that the company will be liable for any actions taken in con travention of the company's RCRA and CERCLA obligations premised upon the company' void exclusion.</li> <li>(6) Reopener Language: (A) If, anytime after disposal or shipment to a smelter of the deliste waste, Tyco possesses or is otherwise made aware of any environmental data (includin but not limited to leachate data or groundwater monitoring data) or any other data relevar to the delisted waste indicating that any constituent identified in the delisting verificatio testing is at a level higher than the delisting level allowed by EPA in granting the petition Tyco must report the data. (B) If the testing of the waste, as required by Condition (1)(B) does not meet the delisting requirements of Condition (3). Tyco must report the data.</li> </ul>
		writing, to EPA within 10 days of first possessing or being made aware of that data. (C Based on the information described in paragraphs (6)(A) or (6)(B) and any other informa tion received from any source, EPA will make a preliminary determination as to whethe the reported information requires that EPA take action to protect human health or the envir ronment. Further action may include suspending, or revoking the exclusion, or other appro- priate response necessary to protect human health and the environment. (D) If EPA deter mines that the reported information does require Agency action, EPA will notify the facilit in writing of the action believed necessary to protect human health and the environment. The notice shall include a statement of the proposed action and a statement providin Tyco with an opportunity to present information as to why the proposed action is not nec essary. Tyco shall have 10 days from the date of EPA's notice to present such information (E) Following the receipt of information from Tyco, as described in paragraph (6)(D) or if n such information is received within 10 days, EPA will issue a final written determination de scribing the Agency actions that are necessary to protect human health or the environmen given the information received in saccordance with paragraphs (6)(A) or (6)(B). Any require action described in EPA's determination shall become effective immediately.

Facility	Address	Waste description
		<ul> <li>(7) Notification Requirements: Tyco must provide a one-time written notification to any State Regulatory Agency in a State to which or through which the delisted waste described above will be transported, at least 60 days prior to the commencement of such activities. Failure to provide such a notification will result in a violation of the delisting conditions and a possible revocation of the decision to delist.</li> <li>(8) Recordkeeping and Certification will result in a violation of the delisting conditions and the Florida Department of Environmental Protection (FDEP), records that include the name, address, telephone number, and contact person of each smelting facility used by Tyco for its delisted waste, quantities of waste shipped, analytical data for demonstrating that the delisting levels of Condition (3) are met, and a certification that the smelter(s) is(are) subject to regulatory controls on discharges to air, water, and land. The certification statement must be signed by a responsible official and contain the following language: Under civil and criminal penalty of law for the making or submission of false or fraudulent statements or representations (pursuant to the applicable provisions of the Federal Code, which include, but may not be limited to, 18 U.S.C. 1001 and 42 U.S.C. 6928), I certify that the smelter(s) used for Tyco's delisted waste is(are) subject to regulatory controls on discharges to air, water, and land. As the company official having supervisory responsibility for plant operations, I certify that to the best of my knowledge this information is true, accurate and complete, and upon conveyance of this fact to the company. I records that any of this information is determined by EPA in its sole discretion to be false, inaccurate or incomplete, and upon conveyance of this fact to the company. I records that and the subject on regulatory controls on discharges to air, water, and land.</li> </ul>
		ognize and agree that this exclusion of waste will be void as if it never had effect or to the extent directed by EPA and that the company will be liable for any actions taken in con- travention of the company's RCRA and CERCLA obligations premised upon the company's void exclusion.
Universal Oil Products.	Decatur, Ala- bama.	Wastewater treatment sludges (EPA Hazardous Waste No. F006) generated from electro- plating operations and contained in two on-site lagoons on August 15, 1986. This is a one- time exclusion.
U.S. EPA Combustion Research Facility.	Jefferson, Ar- kansas.	One-time exclusion for scrubber water (EPA Hazardous Waste No. F020) generated in 1985 from the incineration of Vertac still bottoms. This exclusion was published on June 28, 1989.
U.S. Name- plate Com- pany, Inc	Mount Vernon, Iowa.	Retreated wastewater treatment sludges (EPA Hazardous Waste No. F006) previously gen- erated from electroplating operations and currently contained in an on-site surface im- poundment after September 28, 1988. This is a one-time exclusion for the reteated wastes only. This exclution does not relieve the waste unit from regulatory compliance under Sub- title C.
VAW of Amer- ica Incor- porated.	St. Augustine, Florida.	Wastewater treatment sludge filter cake (EPA Hazardous Waste No. F019) generated from the chemical conversion coating of aluminum. This exclusion was published on February 1, 1989.
Vermont Amer- ican, Corp	Newark, OH	Wastewater treatment sludge (EPA Hazardous Waste No. F006) generated from electro- plating operations after November 27, 1985.
Waterloo In- dustries.	Pocahontas, AR.	Wastewater treatment sludges (EPA Hazardous Waste No. F006) generated from electro- plating operations after dewatering and held on-site on July 17, 1986 and any such sludge generated (after dewatering) after July 17, 1986.
Watervliet Ar- senal.	Watervliet, NY	Wastewater treatment sludges (EPA Hazardous Waste No. F006) generated from electro- plating operations after January 10, 1986.
Weirton Steel Corporation.	Weirton, West Virginia.	Wastewater treatment sludge (known as C&E sludge) containing EPA Hazardous Waste Numbers F007 and F008, subsequent to its excavation from the East Lagoon and the Fig- ure 8 tanks for the purpose of transportation and disposal in a Subtitle D landfill after May 23, 2002. This is a one-time exclusion for a maximum volume of 18,000 cubic yards of C&E sludge. (1) Reopener language.
		(a) If Weirton discovers that any condition or assumption related to the characterization of the excluded waste which was used in the evaluation of the petition or that was predicted through modeling is not as reported in the petition, then Weirton must report any information relevant to that condition or assumption, in writing, to the Regional Administrator and the West Virginia Department of Environmental Protection within 10 calendar days of discovering that information.
		<ul> <li>(b) Upon receiving information described in paragraph (a) of this section, regardless of its source, the Regional Administrator and the West Virginia Department of Environmental Protection will determine whether the reported condition requires further action. Further action may include repealing the exclusion, modifying the exclusion, or other appropriate response necessary to protect human health or the environment.</li> <li>(2) Notification Requirements.</li> </ul>
		Weirton must provide a one-time written notification to any State Regulatory Agency to which or through which the delisted waste described above will be transported for disposal at least 60 calendar days prior to the commencement of such activities. Failure to provide such notification will be deemed to be a violation of this exclusion and may result in rev- ocation of the decision and other enforcement action.

## Pt. 261, App. IX

TABLE 1—WASTES EXCLUDED I	FROM NON-SPECIFIC SOURCES—Continued

Facility	Address	Waste description
William L. Bonnell Co	Newnan, Georgia.	Dewatered wastewater treatment sludges (EPA Hazardous Waste No. F019) generated from the chemical conversion coating of aluminum after November 14, 1986. This exclusion does not include sludges contained in Bonnell's on-site surface impoundments.
Windsor Plas- tics, Inc.	Evansville, IN	Spent non-halogenated solvents and still bottoms (EPA Hazardous Waste No. F003) gen- erated from the recovery of acetone after November 17, 1986.

TA	BLE 2-	-WASTES	EXCLUDED	FROM	SPECIFIC	SOURCES

Facility	Address	Waste description
American Cy- anamid.	Hannibal, Mis- souri.	Wastewater and sludge (EPA Hazardous Waste No. K038) generated from the washing and stripping of phorate production and contained in on-site lagoons on May 8, 1987, and such wastewater and sludge generated after May 8, 1987.
Amoco Oil Co.	Wood River, IL	Tso million gallons of DAF from petroleum refining contained in in four surge ponds after treatment with the Chemifix <sup>®</sup> stabilization process. This waste contains EPA Hazardous Waste No. K048. This exclusion applies to the 150 million gallons of waste after chemical stabilization as long as the mixing ratios of the reagent with the waste are monitored continuously and do not vary outside of the limits presented in the demonstration samples; one grab sample is taken each hour from each treatment unit, composited, and EP toxicity tests performed on each sample. If the levels of lead or total chromium exceed 0.5 ppm in the EP extract, then the waste that was processed during the compositing period is considered hazardous; the treatment residue shall be pumped into bermed cells to ensure that the waste is identifiable in the event that removal is necessary.
Akzo Chemi- cals, Inc. (formerly Stauffer Chemical Company).	Axis, AL	Brine purification muds generated from their chlor-alkali manufacturing operations (EPA Haz- ardous Waste No. K071) and disposed of in brine mud pond HWTF: 5 EP–201.
Bekaert Steel Corporation.	Rogers, Ar- kansas.	Wastewater treatment sludge (EPA Hazardous Waste No. F006) generated from electro- plating operations (at a maximum annual rate of 1250 cubic yards to be measured on a calendar year basis) after [insert publication date of the final rule]. In order to confirm that the characteristics of the waste do not change significantly, the facility must, on an annual basis, before July 1 of each year, analyze a representative composite sample for the con- stituents listed in §261.24 as well as antimony, copper, nickel, and zinc using the method specified therein. The annual analytical results, including quality control information, must be compiled, certified according to §260.22(i)(12) of this chapter, maintained on site for a minimum of five years, and made available for inspection upon request of any employee or representative of EPA or the State of Arkansas. Failure to maintain the required documents on site will be considered by EPA, at its discretion, sufficient basis to revoke the exclusion to the extent directed by EPA. <i>Notification Requirements:</i> Bekaert Steel Corporation must provide a one-time written notification to any State Regu-
		latory Agency to which or through which the delisted waste described above will be trans- ported for disposal at least 60 days prior to the commencement of such activities. Failure to provide such a notification will result in a violation of the delisting petition and a possible revocation of the decision.
Bethlehem Steel Cor- poration.	Lackawanna, New York.	Ammonia still lime sludge (EPA Hazardous Waste No. K060) and other solid waste gen- erated from primary metal-making and coking operations. This is a one-time exclusion for 118,000 cubic yards of waste contained in the on-site landfill referred to as HWM–2. This exclusion was published on April 24, 1996.
Bethlehem Steel Corp	Steelton, PA	Uncured and cured chemically stabilized electric arc furnace dust/sludge (CSEAFD) treatment residue (K061) generated from the primary production of steel after May 22, 1989. This exclusion is conditioned upon the data obtained from Bethlehem's full-scale CSEAFD treatment facility because Bethlehem's original data were obtained from a laboratory-scale CSEAFD treatment process. To ensure that hazardous constituents are not present in the waste at levels of regulatory concern once the full-scale treatment facility is in operation, Bethlehem must implement a testing program for the petitioned waste. This testing program must meet the following conditions for the exclusion to be valid: (1) Testina:
		(1) rotaring: During the first four weeks of operation of the full-scale treatment system, Bethlehem must collect representative grab samples of each treated batch of the CSEAFD and composite the grab samples daily. The daily composites, prior to disposal, must be analyzed for the EP leachate concentrations of all the EP toxic metals, nickel and cyanide (using distilled water in the cyanide extractions), and the total constituent concentrations of reactive sulfide and reactive cyanide. Analyses must be performed according to SW–846 methodologies. Bethehem must report the analytical test data obtained during this initial period no later than 90 days after the treatment of the first full-scale batch.

TABLE 2—WASTES EXCLUDED FROM SPECIFIC SOURCES-	-Continued	
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Facility	Address	Waste description
		<ul> <li>(B) Subsequent Testing: Bethlehem must collect representative grab samples from every treated batch of CSEAFD generated daily and composite all of the grab samples to produce a weekly composite sample. Bethlehem then must analyze each weekly composite sample for the EP leachate concentrations of all the EP toxic metals and nickel. Analyses must be performed according to SW-846 methodologies. The analytical data, including all quality control information, must be compiled and maintained on site for a minimum of three years. These data must be furnished upon request and made available for inspection by any employee or representative of EPA or the State of Pennsylvania.</li> <li>(2) Delisting Levels: If the EP extract concentrations resulting from the testing in condition (1)(A) or (1)(B) for chromium, lead, arsenic, or silver exceed 0.315 mg/L, for barium exceed 0.363 mg/l; for mercury exceeds 0.0126 mg/l; for nickel exceeds 3.15 mg/l; or for cyanide exceeds 4.42 mg/L, or total reactive cyanide or total reactive sulfide levels exceed 250 mg/kg and 500 mg/kg, respectively, the waste must either be re-treated or managed and disposed in accordance with subtile C of RCRA.</li> <li>(3) Data submittats: Within one week of system start-up, Bethlehem must notify the Section Chief, Variances Section (see address below) when their full-scale stabilization system is on-line and waste treatment has begun. All data obtained through the initial testing condition (1)(A), must be submitted to PSPD/OSW (5303W), U.S. EPA, 1200 Pennsylvania Ave., NW., Washington, DC 20460 within the time period specified by the Section Chief. Failure to submit the request, Bethlehem must submit analytical data obtained through condition (1)(B) to the above address, within the time period specified by the Section Chief. Failure to submit the request, Bethlehem the submit advical data must be accompanying bethlehem's exclusion to the extent directed by EPA. All data must be accompanied by the following certification statement:</li> <li>"Unde</li></ul>
Bethlehem Steel Corp	Johnstown, PA	<ul> <li>reliance on the void exclusion."</li> <li>Uncured and cured chemically stabilized electric arc furnace dust/sludge (CSEAFD) treatment residue (K061) generated from the primary production of steel after May 22, 1989. This exclusion is conditioned upon the data obtained from Bethlehem's full-scale CSEAFD treatment facility because Bethlehem's original data were obtained from a labortory-scale CSEAFD treatment process. To ensure that hazardous constituents are not present in the waste at levels of regulatory concern once the full-scale treatment facility is in operation, Bethlehem must implement a testing program for the petitioned waste. This testing program must meet the following conditions for the exclusion to be valid:</li> <li>(1) <i>Testing:</i></li> <li>(A) <i>Initial Testing:</i> During the first four weeks of operation of the full-scale treatment system, Bethlehem must collect representative grab samples of each treated batch of the CSEAFD and composite the grab samples daily. The daily composites, prior to disposal, must be analyzed for the EP leachate concentrations of all the EP toxic metals, nickel and cyanide (using distilled water in the cyanide extractions), and the total constituent concentrations of reactive sulfide and reactive cyanide. Analyses must be performed according to SW-846 methodologies. Bethlehem must report the analytical test data obtained during this initial period no later than 90 days after the treatment of the first full-scale batch.</li> <li>(B) <i>Subsequent Testing:</i> Bethlehem must collect representative grab samples from every treated batch of CSEAFD generated daily and composite all of the grab samples form every sample for the EP leachate concentrations of all the EP toxic metals, and inckel. Analyses must be performed according to SW-846 methodologies. The analytical data, including all quality control information, must be compiled and maintained on site for a minimum of three years. These data must be furnished upon request and made available for inspection by any employee</li></ul>

## Pt. 261, App. IX

TABLE 2-WASTES EXCLUDED FROM SPECIFIC SOURCES-Continued

Facility	Address	Waste description
	Address Calvert City, Kentucky.	<ul> <li>(2) Delisting Levels: If the EP extract concentrations resulting from the testing in condition (1)(A) or (1)(B) for chromium, lead, arsenic, or silver exceed 0.315 mg/L, for barium exceeds 6.3 mg/L; for ickel exceeds 3.15 mg/L; or for cyanide exceeds 4.22 mg/L, or total reactive cyanide or total reactive sulfide levels exceed 250 mg/kg and 500 mg/kg, respectively, the waste must either be re-treated or managed and disposed in accordance with subtile C of RCRA.</li> <li>(3) Data submittals: Within one week of system start-up, Bethlehem must notify the Section Chief, Variances Section (see address below) when their full-scale stabilization system is on-line and waste treatment has begun. All data obtained through the initial testing condition (1)(A), must be submitted to the Section Chief, Variances Section, PSPD/OSW, (OS-343), U.S. EPA, 1200 Pennsylvania Ave., NW., Washington, DC 20406 within the time period specified in condition (1)(A). At the Section Chief's request, Bethlehem must submitt analytical data obtained through condition (1)(B) to the above address, within the time period specified by the Section Chief. Failure to submit the required data obtained from either condition (1)(A) or (1)(B) within the specified time periods will be considered by the Agency sufficient basis to revoke Bethlehem's exclusion to the extent directed by EPA. All data must be accompanied by the following certification statement:</li> <li>"Under civil and criminal penalty of law for the making or submission of false or fraudulent statements or representations (pursuant to the applicable provisions of the Federal Code which include, but may not be limited to, 18 U.S.C. 6928), I certify that the information contained in or accompanying this document is true, accurate and complete.</li> <li>"As to the (those) identified section(s) of this document or which I cannot personally verify its (their) truth and accuracy, I certify as the company official having supervisory responsibility for the persons who, acting under my direc</li></ul>
Interme- diates Com-		<ul> <li>Brine purification muds and saturator insolubles (EPA Hazardous Waste No. K071) after August 18, 1989. This exclusion is conditional upon the collection and submission of data obtained from BFG's full-scale treatment system because BFG's original data was based on data presented by another petitioner using an identical treatment process. To ensure that hazardous constituents are not present in the waste at levels of regulatory concern once the full-scale treatment facility is in operation, BFG must implement a testing program. All sampling and analyses (including quality control procedures) must be performed according to SW-846 procedures. This testing program must meet the following conditions for the exclusion to be valid:</li> <li>(1) Initial Testing: During the first four weeks of full-scale operation, BFG must do the following:</li> <li>(A) Collect representative grab samples from every batch of the treated mercury brine purification muds and treated saturator insolubles on a daily basis and composite the grab samples to produce two separate daily composite samples (one of the treated mercury brine purification muds and one of the treated saturator insolubles). Prior to disposal of the treated</li> </ul>

TABLE 2—WASTES EXCLUDED FROM SPECIFIC SOUR	CES—Continued
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Facility	Address	Waste description
CF&I Steel Corporation.	Pueblo, Colo- rado.	<ul> <li>(B) Continue to sample and test as described in condition (1)(B). BFG must compile and store on-site for a minimum of three years all analytical data and quality control data. These data must be furnished upon request and made available for inspection by any employee or representative of EPA or the State of Kentucky. These testing requirements shall be terminated by EPA when the results of lour consecutive weekly composite samples of both the treated mercury brine muds and treated saturator insolubles, obtained from either the initial testing or subsequent testing, show the maximum allowable levels in condition (3) are not exceeded 0.316 mg/l; for tachinu exceeds 0.316 mg/l; for continum exceede 0.316 mg/l; for barinu exceede 0.316 mg/l; for particular exceeds 0.316 mg/l; for carbinasing or submitted to PSPD/05W (5303W), US.</li> <li>(4) Within one week of system start-up, BFG must notify the Section Chief, Yaiance 2.42 mg/l; and yaon 2.42 mg/l; bite data while be considered by the Agency yatficiant basis to revoke BFG's exclusions to the extent increted by EPA and exceeds 0.316 mg/l; for an onal particular th</li></ul>

## Pt. 261, App. IX

Facility	Address	Waste description
		(3) Data submittals: Within one week of system start-up, CF&I must notify the Section Chief, Variances Section (see address below) when their full-scale stabilization system is on-line and waste treatment has begun. All data obtained through the initial testing condition (1)(A), must be submitted to the Section Chief, Variances Section, PSPD/OSW, (OS-343), U.S. EPA, 1200 Pennsylvania Ave., NW., Washington, DC 20460 within the time period specified in condition (1)(A). At the Section Chief's request, CF&I must submit analytical data obtained through condition (1)(B) to the above address, within the time period specified by the Section Chief. Failure to submit the required data obtained from either condition (1)(B) within the specified time periods will be considered by the Agency sufficient basis to revoke CF&I's exclusion to the extent directed by EPA. All data must be accompanied by the following certification statement: "Under civil and criminal penalty of law for the applicable provisions of the Federal Code which include, but may not be limited to, 18 U.S.C. 6928), I certify that the information contained in or accompanying this document for which I cannot personally verify its (their) truth and accuracy, I certify as the company official having supervisory responsibility for the persons who, acting under my direct instructions, made the verification is true, accurate and complete. As to the (those) identified section to be false, in accurate or incomplete, and upon conveyance of this fact to the company. I recognize and agree that this exclusion of wastes will be void as if it never had effect or to the extent of rected by EPA and that the company will be liable for any actions taken in contravention of the company's RCRA and CERCLA obligations premised upon the company's reliance on the void exclusion."
Chaparral Steel Midlothian, L.P.	Midlothian, Texas.	Leachate from Landfill No. 3, storm water from the baghouse area, and other K061 wastewaters which have been pumped to tank storage (at a maximum generation of 2500 cubic yards or 500,000 gallons per calender year) (EPA Hazardous Waste No. K061) gen- erated at Chaparral Steel Mildothian, L.P., Mildothian, Texas, and is managed as nonhaz- ardous solid waste after February 23, 2000. Chaparral Steel must implement a testing program that meets the following conditions for the exclusion to be valid: (1) Delisting Levels: All concentrations for the constituent total lead in the approximately
	<ol> <li>Densing Versis. An expression of the intervent start meta and the approximately 2,500 cubic yards (500,000 gallons) per calender year of raw leachate from Landfill No. 3, storm water from the baghouse area, and other K061 wastewaters that is transferred from the storage tank to nonhazardous management must not exceed 0.69 mg/l (ppm). Constituents must be measured in the waste by the method specified in SW-846.</li> <li>Waste Holding and Handling: Chaparral Steel must store as hazardous all leachate waste from Landfill No. 3, storm water from the bag house area, and other K061 wastewaters until verification testing as specified in Condition (3), is completed and valid analyses demonstrate that condition (1) is satisfied. If the levels of constituents measured in the samples of the waste do not exceed the levels set forth in Condition (1), then the waste is nonhazardous and may be managed and disposed of in accordance with all applicable solid waster regulations. If constituent levels in a sample exceed the delisting levels are met or returned to the original storage tank. Treatment is designated as precipitation, flocculation, and filtering in a wastewater treatment system to remove metals from the waste waste. If the delisting level cannot be met, then the waste must be managed and disposed of in accordance with subtilite C of RCRA.</li> </ol>	
		(3) Verification Testing Requirements: Sample collection and analyses, including quality control procedures, must be performed according to SW-846 methodologies. Chaparral Steel must analyze one composite sample from each batch of untreated wastewater transferred from the hazardous waste storage tank to non-hazardous waste management. Each composited batch sample must be analyzed, prior to non-hazardous management of the waste in the batch represented by that sample, for the constituent lead as listed in Condition (1). Chaparral may treat the waste as specified in Condition (2).
		<ul> <li>ing the initial verification testing, Chaparral Steel may replace the testing requirement in Condition (3)(A) with the testing requirement in Condition (3)(B). Chaparral must continue to test as specified in (3)(A) until and unless notified by EPA or designated authority that testing in Condition (3)(A) may be replaced with by Condition (3)(B).</li> <li>(A) Initial Verification Testing: Representative composite samples from the first eight (8) full-scale treated batches of wastewater from the K061 leachate/wastewater storage tank must be analyzed for the constituent lead as listed in Condition (1), Chaparral must report to EPA the operational and analytical test data, including quality control information, obtained from these initial full scale treatment batches within 90 days of the eighth treatment batch.</li> </ul>

Facility	Address	Waste description
		(B) Subsequent Verification Testing: Following notification by EPA, Chaparral Steel may sub stitute the testing conditions in (3)(B) for (3)(A). Chaparral Steel must analyze representa tive composite samples from the treated full scale batches on an annual basis. If delistin levels for any constituent listed in Condition (1) are exceeded in the annual sample, Chap arral must reinstitute complete testing as required in Condition (3)(A). As stated in Cond tion (3) Chaparral must continue to test all batches of untreated waste to determine delisting criteria are met before managing the wastewater from the K061 tank as nonhaz ardous.
		(4) Changes in Operating Conditions: If Chaparral Steel significantly changes the treatment process established under Condition (3) ( <i>e.g.</i> , use of new treatment agents), Chaparral Steel must notify the Agency in writing. After written approval by EPA, Chaparral Steel mathandle the wastes generated as non-hazardous, if the wastes meet the delisting levels set in Condition (1).
		(5) Data Submittals: Records of operating conditions and analytical data from Condition (3 must be compiled, summarized, and maintained on site for a minimum of five years. Thes records and data must be furnished upon request by EPA, or the State of Texas, or bott and be made available for inspection. Failure to submit the required data within the spec fied time period or maintain the required records on site for the specified time will be cor sidered by EPA, at its discretion, sufficient basis to reopen the exclusion as described i Paragraph (6). All data must be accompanied by a signed copy of the following certification statement to attest to the truth and accuracy of the data submitted:
		Under civil and criminal penalty of law for the making or submission of false or frauduler statements or representations (pursuant to the applicable provisions of the Federal Code which include, but may not be limited to, 18 U.S.C. 1001 and 42 U.S.C. 6928), I certify that the information contained in or accompanying this document is true, accurate and com plete.
		As to the (those) identified section(s) of this document for which I cannot personally verify it (their) truth and accuracy, I certify as the company official having supervisory responsibilit for the persons who, acting under my direct instructions, made the verification that this in formation is true, accurate and complete.
		In the event that any of this information is determined by EPA in its sole discretion to b false, inaccurate or incomplete, and upon conveyance of this fact to the company, I recog- nize and agree that this exclusion of waste will be void as if it never had effect or to the ex- tent directed by EPA and that the company will be liable for any actions taken in cor- travention of the company's RCRA and CERCLA obligations premised upon the company reliance on the void exclusion.
		(6) Reopener Language (A) If, anytime after disposal of the delisted waste, Chaparral Steel possesses or is otherwis made aware of any environmental data (including but not limited to leachate data or groundwater monitoring data) or any other data relevant to the delisted waste indicatin that any constituent identified for the delisting verification testing is at level higher than the delisting level allowed by the Regional Administrator or his delegate in granting the petition then the facility must report the data, in writing, to the Regional Administrator or his delegate gate within 10 days of first possessing or being made aware of that data.
		(B) Based on the information described in paragraphs (5), or (6)(A) and any other informatio received from any source, the Regional Administrator or his delegate will make a prelim nary determination as to whether the reported information requires Agency action to protec human health or the environment. Further action may include suspending, or revoking th exclusion, or other appropriate response necessary to protect human health and the env ronment.
		(C) If the Regional Administrator or his delegate determines that the reported informatio does require Agency action, the Regional Administrator or his delegate will notify the facilit in writing of the actions the Regional Administrator or his delegate believes are necessar to protect human health and the environment. The notice shall include a statement of th proposed action and a statement providing the facility with an opportunity to present info mation as to why the proposed Agency action is not necessary. The facility shall have 1 days from the date of the Regional Administrator or delegate's notice to present such info mation.
		(D) Following the receipt of information from the facility described in paragraph (6)(C) or (if n information is presented under paragraph (6)(C)) the initial receipt of information describe in paragraph (5) or (6)(A), the Regional Administrator or his delegate will issue a final wir ten determination describing the Agency actions that are necessary to protect huma health or the environment. Any required action described in the Regional Administrator or delegate's determination become effective immediately, unless the Regional Administrator or his delegate provides otherwise.
		(7) Notification Requirements: Chaparral Steel must provide a one-time written notification t any State Regulatory Agency to which or through which the delisted waste describe above will be transported for disposal at least 60 days prior to the commencement of suc activity. The one-time written notification must be updated if the delisted waste is shippe to a different disposal facility. Failure to provide such a notification will result in a violatio of the delisting petition and a possible revocation of the decision.

## Pt. 261, App. IX

Facility	Address	Waste description
Conversion Systems, Inc.	Horsham, Pennsyl- vania.	Chemically Stabilized Electric Arc Furnace Dust (CSEAFD) that is generated by Conversion Systems, Inc. (CSI) (using the Super Detox™ treatment process as modified by CSI to treat EAFD (EPA Hazardous Waste No. K061)) at the following sites and that is disposed of in Subtitle D landfills:
		Northwestern Steel, Sterling, Illinois after June 13, 1995. CSI must implement a testing program for each site that meets the following conditions for the exclusion to be valid:
		<ol> <li>Verification Testing Requirements: Sample collection and analyses, including quality control procedures, must be performed according to SW-846 methodologies.</li> <li>(A) Initial Verification Testing: During the first 20 operating days of full-scale operation of a newly constructed Super Detox<sup>TM</sup> treatment facility, CSI must analyze a minimum of fouu (4) composite samples of CSEAFD representative of the full 20-day period. Composites must be comprised of representative samples collected from every batch generated. The CSEAFD samples must be analyzed for the constituents listed in Condition (3). CSI must report the operational and analytical test data, including quality control information, obtained during this initial period no later than 60 days after the generation of the first batch</li> </ol>
		<ul> <li>of CSEAFD.</li> <li>(B) Addition of New Super Detox™ Treatment Facilities to Exclusion: If the Agency's review of the data obtained during initial verification testing indicates that the CSEAFD generated by a specific Super Detox™ treatment facility consistently meets the delisting levels specified in Condition (3), the Agency will publish a notice adding to this exclusion the location of the new Super Detox™ treatment facility and the name of the steel mill contracting CSI's services. If the Agency's review of the data obtained during initial verification testing indicates that the CSEAFD generated by a specific Super Detox™ treatment facility and the name of the steel mill contracting indicates that the CSEAFD generated by a specific Super Detox™ treatment facility fails to consistently meet the conditions of the exclusion, the Agency will not publish the notice adding the name of the name of the name.</li> </ul>
		<ul> <li>adding the new facility.</li> <li>(C) Subsequent Verification Testing: For the Sterling, Illinois facility and any new facility subsequently added to CSI's conditional multiple-site exclusion, CSI must collect and analyze at least one composite sample of CSEAFD each month. The composite samples must be composed of representative samples collected from all batches treated in each month. These monthly representative samples must be analyzed, prior to the disposal of the CSEAFD, for the constituents listed in Condition (3). CSI may, at its discretion, analyzed are nonhazardous.</li> </ul>
		(2) Waste Holding and Handling: CSI must store as hazardous all CSEAFD generated until verification testing as specified in Conditions (1)(A) and (1)(C), as appropriate, is completed and valid analyses demonstrate that Condition (3) is satisfied. If the levels of constituents measured in the samples of CSEAFD do not exceed the levels set forth in Condition (3), then the CSEAFD is non-hazardous and may be disposed of in Subtitle D landfills. If constituents levels in a sample exceed any of the delisting levels set in Condition (3), the CSEAFD generated during the time period corresponding to this sample must be retreated until it meets these levels, or managed and disposed of in accordance with Subtitle C of RCRA. CSEAFD generated by a new CSI treatment facility must be managed as a hazardous waste prior to the addition of the name and location of the facility to the exclusion. After addition of (1)(A) is also non-hazardous, if the delisting levels in Condition (3) are satisfied.
		(3) Delisting Levels: All leachable concentrations for those metals must not exceed the following levels (ppm): Antimony—0.06; arsenic—0.50; barium—7.6; berJilium—0.010; cad mium—0.050; chromium—0.33; lead—0.15; mercury—0.009; nickel—1; selenium—0.16 silver—0.30; thallium—0.020; vanadium—2; and zinc—70. Metal concentrations must be measured in the waste leachate by the method specified in 40 CFR 261.24.
		(4) Changes in Operating Conditions: After initiating subsequent testing as described in Condition (1)(C), if CSI significantly changes the stabilization process established under Condition (1) ( <i>e.g.</i> , use of new stabilization reagents), CSI must notify the Agency in writing After written approval by EPA, CSI may handle CSEAFD wastes generated from the new process as non-hazardous, if the wastes meet the delisting levels set in Condition (3). (5) Data Submittals: At least one month prior to operation of a new Super Detox <sup>TM</sup> treatment facility, CSI must notify, in writing, the Chief of the Waste Identification Branch (see address below) when the Super Detox <sup>TM</sup> treatment facility is scheduled to be on-line. The data obtained through Condition (1)(A) must be submitted to the Branch Chief of the Waste Identification Branch, OSW (Mail Code 5304), U.S. EPA, 1200 Pennsylvania Ave., NW. Washington, DC 20460 within the time period specified. Records of operating condition or and analytical data from Condition (1) must be compiled, summarized, and maintained or site for a minimum of five years. These records and data must be furnished upon request
		site for a minimum of twe years. These records and data must be furnished upon reques by EPA, or the State in which the CSI facility is located, and made available for inspection Failure to submit the required data within the specified time period or maintain the required records on site for the specified time will be considered by EPA, at its discretion, sufficien basis to revoke the exclusion to the extent directed by EPA. All data must be accompanied by a signed copy of the following certification statement to attest to the truth and accuracy of the data submitted:

TABLE 2-	-WASTES EXC	UDED FROM	SPECIFIC	SOURCES-	-Continued

Richland, Washington.	<ul> <li>Under civil and criminal penalty of law for the making or submission of false or frauduler statements or representations (pursuant to the applicable provisions of the Federal Code which include, but may not be limited to, 18 U.S.C. 1001 and 42 U.S.C. 6928), I certify that the information contained in or accompanying this document is true, accurate and complete.</li> <li>As to the (those) identified section(s) of this document for which I cannot personally verify its (their) truth and accuracy, I certify as the company official having supervisory responsibility for the persons who, acting under my direct instructions, made the verification that this in formation is true, accurate and complete.</li> <li>In the event that any of this information is determined by EPA in its sole discretion to be false, inaccurate or incomplete, and upon conveyance of this fact to the company, I recogn nize and agree that this exclusion of waste will be void as if it never had effect or to the extent directed by EPA and that the company will be liable for any actions taken in con travention of the company's RCRA and CERCLA obligations premised upon the company's reliance on the void exclusion.</li> <li>Effluents (EPA Hazardous Waste Nos. F001, F002, F003, F004, F005, and F039 deriver from F001 through F005) generated from the 200 Area Effluent Treatment Facility (ETF) loc cated at the Hanford site (at a maximum generation rate of 19 million gallons per year after June 13, 1995. To ensure that hazardous constituents are not present in the waste at levels of regulatory concern while the treatment facility is in operation, DOE must implement a testing program. This testing program must meet the following conditions for the exclusion to be valid:</li> <li>(1) <i>Testing</i>: Sample collection and analyses (including quality control (QC) procedures) must be performed according to SW-846 (or other EPA-approved) methodologies. If EPA judge</li> </ul>
	As to the (those) identified section(s) of this document for which I cannot personally verify it: (their) truth and accuracy, I certify as the company official having supervisory responsibilit for the persons who, acting under my direct instructions, made the verification that this in formation is true, accurate and complete. In the event that any of this information is determined by EPA in its sole discretion to be false, inaccurate or incomplete, and upon conveyance of this fact to the company, I recogn nize and agree that this exclusion of waste will be void as if it never had effect or to the ex- tent directed by EPA and that the company will be liable for any actions taken in con travention of the company's RCRA and CERCLA obligations premised upon the company's reliance on the void exclusion. Effluents (EPA Hazardous Waste Nos. F001, F002, F003, F004, F005, and F039 deriver from F001 through F005) generated from the 200 Area Effluent Treatment Facility (ETF) lo cated at the Hanford site (at a maximum generation rate of 19 million gallons per year after June 13, 1995. To ensure that hazardous constituents are not present in the waste at levels of regulatory concern while the treatment facility is in operation, DOE must imple ment a testing program. This testing program must meet the following conditions for the ex clusion to be valid: (1) <i>Testing:</i> Sample collection and analyses (including quality control (QC) procedures) must
	Effluents (EPA Hazardous Waste Nos. F001, F002, F003, F004, F005, and F039 derived from F001 through F005) generated from the 200 Area Effluent Treatment Facility (ETF) lo cated at the Hanford site (at a maximum generation rate of 19 million gallons per year after June 13, 1995. To ensure that hazardous constituents are not present in the waste at levels of regulatory concern while the treatment facility is in operation, DOE must imple ment a testing program. This testing program must meet the following conditions for the exclusion to be valid: (1) <i>Testing:</i> Sample collection and analyses (including quality control (QC) procedures) must
	from F001 through F005) generated from the 200 Årea Effluent Treatment Facility (ETF) lo cated at the Hanford site (at a maximum generation rate of 19 million gallons per year after June 13, 1995. To ensure that hazardous constituents are not present in the waste at levels of regulatory concern while the treatment facility is in operation, DOE must imple ment a testing program. This testing program must meet the following conditions for the ex clusion to be valid: (1) <i>Testing:</i> Sample collection and analyses (including quality control (QC) procedures) must
	(1) Testing: Sample collection and analyses (including quality control (QC) procedures) must
	the treatment process to be effective under the operating conditions used during the initial verification testing, DOE may replace the testing required in Condition (1)(A) with the test ing required in Condition (1)(B). DOE must continue to test as specified in Condition (1)(A until notified by EPA in writing that testing in Condition (1) (A) may be replaced by Condition (1) (A)
	<ul> <li>tion (1)(B).</li> <li>(A) Initial Verification Testing: During the period required to fill the first three verification tank: (each designed to hold approximately 650,000 gallons) with effluents generated from an on-line, full-scale Effluent Treatment Facility (ETF), DOE must monitor the range of typica operating conditions for the ETF. DOE must collect a representative sample from each or the first three verification tanks filled with ETF effluents. The samples must be analyzed prior to disposal of ETF effluents, for all constituents listed in Condition (3). DOE must re port the operational and analytical test data, including quality control information, obtained during this initial period no later than 90 days after the first verification tank is filled witt ETF effluents.</li> </ul>
	(B) Subsequent Verification Testing: Following notification by EPA, DOE may substitute the testing conditions in this condition for (1)(A). DOE must continue to monitor operating con ditions, and collect and analyze representative samples from every tenth verification tan filled with ETF effluents. These representative samples must be analyzed, prior to dispose of ETF effluents, for all constituents listed in Condition (3). If all constituent levels in a sam ple do not meet the delisting levels specified in Condition (3), DOE must analyze representative samples from the following two verification tanks generated prior to disposal DOE may also collect and analyze representative samples more frequently. (2) Waste Holding and Handling: DOE must store as hazardous all ETF effluents generated
	during verification testing (as specified in Conditions (1)(A) and (1)(B)), that is until valia analyses demonstrate that Condition (3) is satisfied. If the levels of hazardous constituent in the samples of ETF effluents are equal to or below all of the levels set forth in Condition (3), then the ETF effluents are not hazardous and may be managed and disposed of in ac cordance with all applicable solid waste regulations. If hazardous constituent levels in an representative sample collected from a verification tank exceed any of the delisting level set in Condition (3), the ETF effluents in that verification tank must be re-treated until the ETF effluents meet these levels. Following re-treatment, DOE must repeat analyses in Condition (3) prior to disposal. (3) <i>Delisting Levels</i> : All total constituent concentrations in the waste samples must be meas
	ured using the appropriate methods specified in "Test Methods for Evaluating Soli- Wastes: Physical/Chemical Methods," U.S. EPA Publication SW-846 (or other EPA-ap proved methods). All total constituent concentrations must be equal to or less than the fol lowing levels (ppm):
	Inorganic Constituents Ammonium—10.0
	Antimony—0.06 Arsenic—0.5 Barium—20.0
	Beryllium—0.04 Cadmium—0.05
	Chromium—1.0 Cyanide—2.0

## Pt. 261, App. IX

Facility	Address	Waste description
		Lead-0.15
		Mercury—0.02
		Nickel-1.0
		Selenium-0.5
		Silver—2.0
		Vanadium—2.0
		Zinc—100.0
		Organic Constituents
		Acetone—40.0
		Benzene—0.05
		Benzyl alcohol—100.0
		1-Butyl alcohol—40.0
		Carbon tetrachloride-0.05
		Chlorobenzene—1.0
		Chloroform—0.1
		Cresol-20.0
		1,4-Dichlorobenzene—0.75
		1,2-Dichloroethane-0.05
		1,1-Dichloroethylene-0.07
		Di-n-octyl phthalate—7.0
		Hexachloroethane—0.06
		Methyl ethyl ketone—200.0
		Methyl isobutyl ketone—30.0
		Naphthalene—10.0
		Tetrachloroethylene—0.05
		Toluene—10.0
		Tributyl phosphate—0.2
		1,1,1-Trichloroethane—2.0 1,1,2-Trichloroethane—0.05
		Trichloroethylene—0.05
		Vinyl Chloride-0.02
		(4) Changes in Operating Conditions: After completing the initial verification testing in Con
		tion (1)(A), if DOE significantly changes the operating conditions established in Conditi
		(1), DOE must notify the Agency in writing. After written approval by EPA, DOE must re-
		stitute the testing required in Condition (1)(A). DOE must report the operations and te
		data, required by Condition (1)(A), including quality control data, obtained during this peri
		no later than 60 days after the changes take place. Following written notification by EP
		DOE may replace testing Condition (1)(A) with (1)(B). DOE must fulfill all other requi
		ments in Condition (1), as appropriate.
		(5) Data Submittals: At least two weeks prior to system start-up, DOE must notify, in writin
		the Chief of the Waste Identification Branch (see address below) when the Effluent Tre- ment Process will be on-line and waste treatment will begin. The data obtained throu
		Condition (1)(A) must be submitted to the Branch Chief, Waste Identification Branch, OS
		(Mail Code 5304), U.S. EPA, 1200 Pennsylvania Ave., NW., Washington, DC 20460 with
		the time period specified. Records of operating conditions and analytical data from Con
		tion (1) must be compiled, summarized, and maintained on site for a minimum of thr
		years. These records and data must be furnished upon request by EPA or the State
		Washington and made available for inspection. Failure to submit the required data with
		the specified time period or to maintain the required records on site for the specified tin
		will be considered by EPA, at its discretion, sufficient basis to revoke the exclusion to t
		extent directed by EPA. All data must be accompanied by a signed copy of the following
		certification statement to attest to the truth and accuracy of the data submitted:
		Under civil and criminal penalty of law for the making or submission of false or fraudule
		statements or representations (pursuant to the applicable provisions of the Federal Coo
		which include, but may not be limited to, 18 USC 1001 and 42 USC 6928), I certify that t
		information contained in or accompanying this document is true, accurate, and complete.
		As to the (those) identified section(s) of this document for which I cannot personally verify
		(their) truth and accuracy, I certify as the official having supervisory responsibility for t
		persons who, acting under my direct instructions, made the verification that this informati
		is true, accurate, and complete.
		In the event that any of this information is determined by EPA in its sole discretion to false, inaccurate, or incomplete, and upon conveyance of this fact to DOE, I recognize a
		agree that this exclusion of waste will be void as if it never had effect or to the extent
		rected by EPA and that the DOE will be liable for any actions taken in contravention of
		RCRA and CERCLA obligations premised upon DOE's reliance on the void exclusion.
ıraTherm, In-	San Leon,	Desorber Solids, (at a maximum generation of 20,000 cubic yards per calendar year) ge
corporated.	Texas.	erated by DuraTherm using the treatment process to treat the Desorber solids, (EPA Ha
		ardous Waste No. K048, K049, K050, and K051 and disposed of in a subtitle D landfill.
	1	DuraTherm must implement the testing program found in Table 1. Wastes Excluded Fro
		Duramenti musi implement ne testing program round in Table 1. Wastes Excluded Fig

TABLE 2—WASTES EXCLUDED FROM SPECIFIC SOUR	CES—Continued

Facility	Address	Waste description
Eastman Chemical Company.	Longview, Texas.	Wastewater treatment sludge, (at a maximum generation of 82,100 cubic yards per calendar year) (EPA Hazardous Waste Nos. K009, K010) generated at Eastman. Eastman must im- plement the testing program described in Table 1. Waste Excluded From Non-Specific Sources for the petition to be valid.
Envirite of Illi- nois (for- merly Envirite Cor- poration).	Harvey, Illinois	See waste description under Envirite of Pennsylvania.
Envirite of Ohio (formerly Envirite Cor- poration).	Canton, Ohio	See waste description under Envirite of Pennsylvania.
poration). Envirite of Pennsylvania (formerly Envirite Cor- poration).	York, Pennsylvania.	<ul> <li>Spent pickle liquor (EPA Hazardous Waste No. K062) generated from steel finishing oper ations of facilities within the iron and steel industry (SIC Codes 331 and 332); wastewater teratment sludge (EPA Hazardous Waste No. K002) generated from the production of chrome yellow and orange pigments; wastewater treatment sludge (EPA Hazardous Waste No. K003) generated from the production of molybdate orange pigments; wastewater treatment sludge (EPA Hazardous Waste No. K006) generated from the production of chrome green pigments; wastewater treatment sludge (EPA Hazardous Waste No. K006) generated from the production of chrome oxide green pigments (antyy drous and hydrated); wastewater treatment sludge (EPA Hazardous Waste No. K006) generated from the production of chrome oxide green pigments (antyy drous and hydrated); wastewater treatment sludge (EPA Hazardous Waste No. K008) generated from the production of chrome oxide green pigments after Novembe 14, 1986. To ensure that hazardous constituents are not present in the waste at levels o regulatory concern, the facility must implement a contingency testing program for the petitioned wastes. This testing program must meet the following conditions for the exclusions to be valid:</li> <li>(1) Each batch of treatment residue must be representatively sampled and tested using the EP Toxicity test for arsenic, barium, cadmium, chromium, lead, aselnium, silver, mercury and nickel. If the extract concentrations for chromium, lead, aselnium exceed 0.0126 ppm; or nickel levels exceed 2.205 ppm, the waste must be re-treated or managed and disposed as a hazardous waste under 40 CFR Parts 262 to 265 and the permitting standards of 40 CFR Part 270.</li> <li>(2) Each batch of teatment residue must be tested for reactive and leachable cyanide. If the reactive cyanide levels exceed 5.50 ppm; or leachable cyanide levels (using the EP Toxicity test induction waste be tested for the total content of anthracene exceeds 5.68 ppm, 1:etrachloreethylene exceeds 0.189 ppm,</li></ul>
Giant Refining Company, Inc.	Bloomfield, New Mexico.	at these facilities applies only to the wastewater and solids treatment systems as they presently exist as described in the delisting petition. The exclusion does not apply to the proposed process additions described in the petition as recovery, including crystallization electrolytic metals recovery, evaporative recovery, and ion exchange. Waste generated during the excavation of soils from two wastewater treatment impound ments (referred to as the South and North Cily Water Ponds) used to contain water outflow from an API separator (EPA Hazardous Waste No. K051). This is a one-time exclusion for approximately 2,000 cubic yards of stockpiled waste. This exclusion was published on Sep.

## Pt. 261, App. IX

TABLE 2—WASTES EXC	UDED FROM SPECIEIC	SOURCES-Continued
TABLE Z-WASTES LAG	LUDED I NOW OFECIFIC	

Facility	Address	Waste description
Heritage Envi- ronmental Services, LLC., at the Nucor Steel facility.	Crawfordsville, Indiana.	Notification Requirements: Giant Refining Company must provide a one-time written notifica- tion to any State Regulatory Agency to which or through which the delisted waste de- scribed above will be transported for disposal at least 60 days prior to the commencement of such activities. Failure to provide such a notification will result in a violation of the delisting petition and a possible revocation of the decision. Electric arc furnace dust (EAFD) that has been generated by Nucor Steel at its Crawfordsville, Indiana facility and treated on site by Heritage Environmental Services, LLC (Heritage) at a maximum annual rate of 30,000 cubic yards per year and disposed of in a Subtitle D landfill which has groundwater monitoring, after January 15, 2002.
lacinty.		(1) Delisting Levels:
		(A) The constituent concentrations measured in either of the extracts specified in Paragraph (2) may not exceed the following levels (mg/L): Antimony—0.206; Arsenic—0.0936; Bar ium—55.7; Beryllium—0.416; Cadmium—0.15; Chromium (total)—1.55; Lead—5.0; Mer cury—0.149; Nickel—28.30; Selenium—0.58; Silver—3.84; Thallium—0.088; Vanadium— 21.1; Zinc—280.0.
		(B) Total mercury may not exceed 1 mg/kg.
		<ul> <li>(2) Verification Testing: On a monthly basis, Heritage or Nucor must analyze two samples o the waste using the TCLP method, the TCLP procedure with an extraction fluid of pH 12 ± 0.05 standard units and SW-846 Method 7470 for mercury. The constituent concentrations measured must be less than the delisting levels established in Paragraph (1).</li> <li>(3) Changes in Operating Conditions: If Nucor significantly changes the manufacturing process or chemicals used in the manufacturing process or Heritage significantly changes the treatment process or the chemicals used in the treatment process, Heritage or Nucor must notify the EPA of the changes in writing. Heritage and Nucor must handle wastes generated after the process change as hazardous until Heritage or Nucor has demonstrated that the wastes continue to meet the delisting levels set forth in Paragraph (1) and that no new hazardous constituents listed in Appendix VIII of Part 261 have been introduced and Heritage and Nucor have received written approval from EPA.</li> <li>(4) Data Submittals: Heritage must submit the data obtained through monthly verification testing or as required by other conditions of this rule to U.S. EPA Region 5, Waste Manage</li> </ul>
		<ul> <li>ment Branch (DW-8J), 77 W. Jackson Blvd., Chicago, IL 60604 by February 1 of each cal endar year for the prior calendar year. Heritage or Nucor must compile, summarize, and maintain on site for a minimum of five years records of operating conditions and analytica data. Heritage or Nucor must make these records available for inspection. All data must be accompanied by a signed copy of the certification statement in 40 CFR 260.22(i)(12).</li> <li>(5) <i>Reopener Language</i>—(A) If, anytime after disposal of the delisted waste, Heritage or Nucor possesses or is otherwise made aware of any data (including but not limited to leachate data or groundwater monitoring data) relevant to the delisted waste indicating tha any constituent identified in Paragraph (1), or is at a level in the leachate higher than the delisting level established in Paragraph (1), or is at a level in the CMTP model then Heritage or Nucor must report such data, in writing, to the Regional Administrato</li> </ul>
		<ul> <li>within 10 days of first possessing or being made aware of that data.</li> <li>(B) Based on the information described in paragraph (5)(A) and any other information received from any source, the Regional Administrator will make a preliminary determination as to whether the reported information requires Agency action to protect human health of the environment. Further action may include suspending, or revoking the exclusion, or other appropriate response necessary to protect human health and the environment.</li> <li>(C) If the Regional Administrator determines that the reported information does require Agency action, the Regional Administrator will notify Heritage and Nucor in writing of the actions the Regional Administrator believes are necessary to protect human health and the environment. The notice shall include a statement of the proposed action and a statement providing Heritage and Nucor with an opportunity to present information. Heritage and Nucor shall have 30 days from the date of the Regional Administrator's notice to present the information.</li> </ul>
	Ominator ME	(D) If after 30 days Heritage or Nucor presents no further information, the Regional Administ trator will issue a final written determination describing the Agency actions that are nec essary to protect human health or the environment. Any required action described in the Regional Administrator's determination shall become effective immediately, unless the Re gional Administrator provides otherwise.
LCP Chemical	Orrington, ME	Brine purification muds and wastewater treatment sludges generated after August 27, 1985 from their chlor-alkali manufacturing operations (EPA Hazardous Waste Nos. K071 and K106) that have been batch tested for mercury using the EP toxicity procedures and have been found to contain less than 0.05 ppm mercury in the EP extract. Brine purification muds and wastewater treatment sludges that exceed this level will be considered a haz ardous waste.

TABLE 2—WASTES	EVOLUDED EDON	SUIDCES-	Continued
TABLE Z-WASTES		JUUNCE3-	

Facility	Address	Waste description
Marathon Oil Co.	Texas City, Texas.	<ul> <li>Residual solids (at a maximum annual generation rate of 1,000 cubic yards) generated from the thermal desorption treatment and, where necessary, stabilization of wastewater treat ment plant API/DAF filter cake (EPA Hazardous Waste Nos. KO48 and KO51), after [inser date of publication]. Marathon must implement a testing program that meets the following conditions for the exclusion to be valid:</li> <li>(1) <i>Testing:</i> Sample collection and analyses (including quality control (QC) procedures) must be performed according to SW–846 methodologies. If EPA judges the treatment process to be effective under the operating conditions used during the initial verification testing, Marathon must continue to test as specified in Condition (1)(A), including test ing for organics in Conditions (3)(B) and (3)(C), until and unless notified by EPA in writing that testing in Condition (1)(A) may be replaced by Condition (1)(B), or that testing for organics may be terminated as described in (1)(C) (to the extent directed by EPA).</li> <li>(A) <i>Initial Verification Testing:</i> During at least the first 40 operating conditions and analyz5-day composites of residual solids. 5-day composites for constituents listed in Condition (3). Marathon must report the operational and analytical test data, including quality control (information, obtained during this initial period no later than 90 days after the treatment plant and unless and the thereatment including quality control information, obtained during this initial period no later than 90 days after the treatment plant and the step the treatment period point on the step and the test of the residual solids for constituents listed in Condition (3). Marathon must report the operational and analytical test data, including quality control information, obtained during this initial period no later than 90 days after the treatment period in the first 40.</li> </ul>
		<ul> <li>(B) Subsequent Verification Testing: Following notification by EPA, Marathon may substitut the testing conditions in (1)(B) for (1)(A). Marathon must continue to monitor operating conditions, and analyze samples representative of each month of operation. The samples must be composed of representative grab samples collected during at least the first five days o operation of each month. These monthly representative samples must be analyzed for the constituents listed in Condition (3) prior to the disposal of the residual solids. Marathon may, at its discretion, analyze composite samples gathered more frequently to demonstrate that smaller batches of waste are nonhazardous.</li> <li>(C) Termination of Organic Testing: Marathon must continue testing as required under Condition (1)(B) for organic constituents specified in Conditions (3)(B) and (3)(C) until the anal yses submitted under Condition (1)(B) show a minimum of four consecutive monthly representative samples with levels of specific constituents significantly below the delisting levels in Conditions (3)(B) and (3)(C), and EPA notifies Marathon in writing that monthly testing for specific organic constituents may be terminated. Following termination of monthly testing, Marathon must continue to test a representative 54 ay composite sample for al constituents listed in Conditions (3)(B) and (3)(C) on an annual basis. If delisting levels for any constituents listed in Conditions (3)(B) and (3)(C) and annual basis. If the levels of any constituents listed in Conditions (3)(B) and (3)(C) are acceded in the annual sample Marathon must reinstitute complete testing as required und residual solids generated until verification testing (as specified in Conditions (1)(A) and (1)(B)) is completer and valid analysis demonstrates that Condition (3) is satisfied. If the levels of hazardous constituents in the samples of residual solids are below all of the levels of thazardous constituent levels in a cordance with all applicable solid waste regulations. If hazardou</li></ul>
		<ul> <li>(3) Delisting Levels: Leachable concentrations in Conditions (3)(A) and (3)(B) must be meass ured in the waste leachate by the method specified in 40 CFR 261.24. The indicator pa rameters in Condition (3)(C) must be measured as the total concentration in the waste Concentrations must be less than the following levels (ppm):</li> <li>(A) Inorganic Constituents: antimony-0.6; arsenic, chromium, or silver-5.0; barium-100.0; be ryllium-0.4; cadmium-0.5; lead-1.5; mercury-0.2; nickel-10.0; selenium-1.0; vanadium-20.0.</li> <li>(B) Organic Constituents: acenaphthene-200; benzene-0.5; benzo(a)anthracene-0.01 benzo(a)pyrene-0.02; benzo(b)fluoranthene-0.02; chrysene-0.02; ethyl benzene-70; fluorant thene-100; fluorene-100; naphthalene-100; pyrene-100; toluene-100.</li> <li>(C) Indicator Parameters: 1-methyl naphthalene-3; benzo(a)pyrene-3.</li> </ul>

## Pt. 261, App. IX

Facility	Address	Waste description
		<ul> <li>(4) Changes in Operating Conditions: After completing the initial verification test period in Condition (1)(A), if Marathon significantly changes the operating conditions established under Condition (1), Marathon must notify the Agency in writing. After written approval by EPA, Marathon must re-institute the testing required in Condition (1)(A) for a minimum of four 5-day operating periods. Marathon must report the operations and test data, required by Condition (1)(A), including quality control data, obtained during this period no later than 60 days after the changes take place. Following written notification by EPA, Marathon may replace testing Condition (1)(A) with (1)(B). Marathon must fulfill all other requirements in Condition (1), as appropriate.</li> <li>(5) Data Submittals: At least two weeks prior to system start-up, Marathon must notify in writing the Section Chief Delisting Section (see address below) when the thermal desorption and stabilization units will be on-line and waste treatment will begin. The data obtained through Condition (1)(A) must be submitted to HWID/OSW (5304W) (OS-333), U.S. EPA, 1200 Pennsylvania Ave., NW., Washington, DC 20460 within the time period specified. Records of operating conditions and analytical data from Condition (1) must be compiled, summarized, and maintained on site for a minimum of five years. These records and data must be furnished upon request by EPA or the State of Texas and made available for inspection. Failure to submit the required data within the specified time period or maintain</li> </ul>
		the required records on site for the specified time will be considered by EPA, at its discre- tion, sufficient basis to revoke the exclusion to the extent directed by EPA. All data must be accompanied by a signed copy of the following certification statement to attest to the truth and accuracy of the data submitted: "Under civil and criminal penalty of law for the making or submission of false or fraudulent
		statements or representations (pursuant to the applicable provisions of the Federal Code, which include, but may not be limited to, 18 U.S.C. 1001 and 42 U.S.C 6928), I certify that the information contained in or accompanying this document is true, accurate, and complete.
		As to the (those) identified sections(s) of this document for which I cannot personally verify its (their) truth and accuracy, I certify as the company official having supervisory responsibility for the persons who, acting under my direct instructions, made the verification that this in- formation is true, accurate, and complete.
		In the event that any of this information is determined by EPA in its sole discretion to be false, inaccurate, or incomplete, and upon conveyance of this fact to the company, I recog- nize and agree that this exclusion of waste will be void as if it never had effect or to the ex- tent directed by EPA and that the company will be liable for any actions taken in con- travention of the company's RCRA and CERCLA obligations premised upon the company's reliance on the void exclusion."
Mearl Corp Monsanto In- dustrial Chemicals Company.	Peekskill, NY Sauget, Illinois	Wastewater treatment sludge (EPA Hazardous Waste Nos. K006 and K007) generated from the production of chrome oxide green and iron blue pigments after November 27, 1985. Brine purification muds (EPA Hazardous Waste No. K071) generated from the mercury cell process in chlorine production, where separately prepurified brine is not used after August 15, 1986.
Occidental Chemical.	Ingleside, Texas.	Limestone Sludge, (at a maximum generation of 1,114 cubic yards per calendar year) Rockbox Residue, (at a maximum generation of 1,000 cubic yards per calendar year) gen- erated by Occidental Chemical using the wastewater treatment process to treat the Rockbox Residue and the Limestone Sludge (EPA Hazardous Waste No. K019, K020). Oc- cidental Chemical must implement a testing program that meets conditions found in Table 1. Wastes Excluded From Non-Specific Sources from the petition to be valid.
Occidental Chemical Corp. Muscle Shoals Plant.	Sheffield, Ala- barna.	Retorted wastewater treatment sludge from the mercury cell process in chlorine production (EPA Hazardous Waste No. K106) after September 19, 1989. This exclusion is conditional upon the submission of data obtained from Occidental's full-scale retort treatment system because Occidental's original data were based on a pilot-scale retort system. To ensure that hazardous constituents are not present in the waste at levels of regulatory concern once the full-scale treatment facility is in operation, Occidental must implement a testing program. All sampling and analyses (including quality control procedures) must be performed according to SW-846 procedures. This testing program must meet the following conditions for the exclusion to be valid:
		<ol> <li>Initial Testing—During the first four weeks of full-scale retort operation, Occidental must do the following:</li> <li>(A) Collect representative grab samples from every batch of retorted material and composite the grab samples to produce a weekly composite sample. The weekly composite samples, prior to disposal or recycling, must be analyzed for the EP leachate concentrations of all the EP toxic metals (except mercury), nickel, and cyanide (using distilled water in the cya- nide extractions), and the total constitutent concentrations of reactive sulfide and reactive cyanide. Occidental must report the analytical test data, including all quality control data, obtained during this initial period no later than 90 days after the treatment of the first full- scale batch.</li> </ol>

Facility	Address	Waste description
		(B) Collect representative grab samples of every batch of retorted material prior to its dis posal or recycling and analyze the sample for EP leachate concentration of mercury. Occ dental must report the analytical test data, including all quality control data, within 90 day after the treatment of the first full-scale batch.
		<ul> <li>(2) Subsequent Testing—After the first four weeks of full-scale retort operation, Occidenta must do the following:</li> <li>(A) Continue to sample and test as described in condition (1)(A). Occidental must compile and store on-site for a minimum of three years all analytical data and quality control data These data must be furnished upon request and made available for inspection by any employee or representative of EPA or the State of Alabama. These testing requirements sha be terminated by EPA when the results of four consecutive weekly composite samples or the petitioned waste, obtained from either the initial testing or subsequent testing show th maximum allowable levels in condition (3) are not exceeded and the Section Chier Variances Section, notifies Occidental that the requirements of this condition have been lift ed.</li> </ul>
		(B) Continue to sample and test for mercury as described in condition (1)(B). Occidental must compile and store on-site for a minimum of three years all analytical dat and quality control data. These data must be furnished upon request and made availabl for inspection by any employee or representative of EPA or the State of Alabama. These testing requirements shall remain in effect until Occidental provides EPA with analytical an quality control data for thirty consecutive batches of retorted material, collected as de scribed in condition (1)(B), demonstrating that the EP leachable levels of mercury ar below the maximum allowable level in condition (3) and the Section Chief, Variances Sec tion, notifies Occidental that the testing in condition (2)(B) may be replaced with (2)(C).
		(C) [If the conditions in (2)(B) are satisfied, the testing requirements for mercury in (2)(F) (C) [If the conditions in (2)(B) are satisfied, the testing requirements for mercury in (2)(F) (C) shall be replaced with the following condition]. Collect representative grab samples fror every batch of retorted material on a daily basis and composite the grab samples for produce a weekly composite sample. Occidental must analyze each weekly composit sample prior to its disposal or recycling for the EP leachate concentration of mercury. Occ dental must compile and store on-site for a minimum of three years all analytical data an quality control data. These data must be furnished upon request and made available for ir spection by any employee or representative of EPA or the State of Alabama.
		(3) If, under condition (1) or (2), the EP leachate concentrations for chromium, lead, arseni or silver exceed 1.616 mg/l; for barium exceeds 32.3 mg/l; for cadmium or selenium exceed 0.323 mg/l; for mercury exceeds 0.065 mg/l, for nickel exceeds 16.15 mg/l; for cyr nide exceeds 22.61 mg/l; or to total reactive cyanide or total reactive sulfide levels exceed 250 mg/kg and 500 mg/kg, respectively, the waste must either be retreated until it mee these levels or managed and disposed of in accordance with subtilte C of RCRA.
		(4) Within one week of system start-up, Occidental must notify the Section Chief, Variance Section (see address below) when the full-scale retort system is on-line and waste trea ment has begun. All data obtained through condition (1) must be submitted to PSPD/OSV (5303W), U.S. EPA, 1200 Pennsylvania Ave., NW., Washington, DC 20460 within the tim period specified in condition (1). At the Section Chief's request, Occidental must subm any other analytical data obtained through condition (2) to the above address, within th time period specified by the Section Chief. Failure to submit the required data will be considered by the Agency sufficient basis to revoke Occidental's exclusion to the extent d rected by EPA. All data must be accompanied by the following certification statement:
		"Under civil and criminal penalty of law for the making or submission of false or frauduler statements or representations (pursuant to the applicable provisions of the Federal Cod which include, but may not be limited to, 18 U.S.C. 6928), I certify that the information cor tained in or accompanying this document is true, accurate and complete.
		As to the (those) identified section(s) of this document for which I cannot personally verify it (their) truth and accuracy, I certify as the company official having supervisory responsibilit for the persons who, acting under my direct instructions, made the verification that this in formation is true, accurate and complete.
		In the event that any of this information is determined by EPA in its sole discretion to b false, inaccurate or incomplete, and upon conveyance of this fact to the company. I recognize and agree that this exclusion of wastes will be void as if it never had effect or to the extent directed by EPA and that the company will be liable for any actions taken in cortavention of the company's RCRA and CERCLA obligations premised upon the company' reliance on the void exclusion."

## Pt. 261, App. IX

TABLE 2—WASTES EXCLUDED FROM SPECIFIC SOUR	CES—Continued
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Facility	Address	Waste description
		(4) Within one week of system start-up, Occidental must notify the Section Chief, Variance: Section (see address below) when the full-scale system is on-line and waste treatment has begun. All data obtained through condition (1) must be submitted to the Section Chief Variances Section, PSPD/OSW, (OS-333), U.S. EPA, 1200 Pennsylvania Ave., NW. Washington, DC 20460 within the time period required in condition (1). At the Section Chief's request, Occidental must submit any other analytical data obtained through conditions (1) and (2) to the above address within the time period specified by the Section Chief Failure to submit the required data will be considered by the Agency sufficient basis to re voke Occidental's exclusion to the extent directed by EPA. All data (either submitted to EPA or maintained at the site) must be accompanied by the following statement:
		"Under civil and criminal penalty of law for the making or submission of false or fraudulen statements or representations (pursuant to the applicable provisions of the Federal Code which include, but may not be limited to 18 U.S.C. 1001 and 42 U.S.C. 6926), I certify tha the information contained in or accompanying this document is true, accurate and com plete.
		As to the (those) identified section(s) of this document for which I cannot personally verify it (their) truth and accuracy, I certify as the company official having supervisory responsibilit for the persons who, acting under my direct instructions, made the verification that this in formation is true, accurate and complete.
		In the event that any of this information is determined by EPA in its sole discretion to b false, inaccurate or incomplete, and upon conveyance of this fact to the company. I recog nize and agree that this exclusion of wastes will be void as if it never had effect or to th extent directed by EPA and that the company will be liable for any actions taken in con travention of the company's RCRA and CERCLA obligations premised upon the company' reliance on the void exclusion."
rmet Primary Aluminum Corporation.	Hannibal, OH	Vitrified spent potliner (VSP), K088, that is generated by Ormet Primary Aluminum Corpora tion in Hannibal (Ormet), Ohio at a maximum annual rate of 8,500 cubic yards per yea and disposed of in a Subtitle D landfill, licensed, permitted, or registered by a state. Th exclusion becomes effective as of July 25, 2002.
		<ol> <li>Delisting Levels: (A) The constituent concentrations measured in any of the extracts spec fied in paragraph (2) may not exceed the following levels (mg/L): Antimony—0.235; A senic—0.107; Barium—63.5; Beryllium—0.474; Cadmium—0.171; Chromium (total)—1.77 Lead—5; Mercury—0.17; Nickel—32.2; Selenium—0.661; Silver—4.38; Thallium—0. Tin—257; Vanadium—24.1; Zinc—320; Cyanide—4.11. (B) Land disposal restrictior (LDR) treatment standards for K088 must also be met before the VSP can be land di posed. Ormet must comply with any future LDR treatment standards promulgated under 4 CFR 268.40 for K088.</li> </ol>
		2. Verification Testing: (A) On a quarterly basis, Ormet must collect two samples of the wast and analyze them for the constituents listed in paragraph (1) using the methodologie specified in an EPA-approved sampling plan specifying (a) the TCLP method, and (b) th TCLP procedure with an extraction fluid of 0.1 Normal sodium hydroxide solution. The cor stituent concentrations measured in the extract must be less than the delisting levels estat lished in paragraph (1). Ormet must also comply with LDR treatment standards in accord ance with 40 CFR 268.40. (B) If the quarterly testing of the waste does not meet th delisting levels set forth in paragraph (1). Ormet must also comply with LDR treatment standards in accord ance with paragraph (5). The exclusion will be suspended and the waste managed a hazardous until Ormet has received written approval for the exclusion from the Agenc; Ormet may provide sampling results that support the continuation of the delisting exclusion? 3. Changes in Operating Conditions: If Ormet significantly changes the manufacturing process, the treatment process, or the chemicals used, Ormet must notify the EPA of th changes in writing. Ormet must handle wastes continue to meet the delisting level
		<ul> <li>set forth in paragraph (1) and that no new hazardous constituents listed in Appendix VIII part 261 have been introduced and Ormet has received written approval from EPA.</li> <li><i>Data Submittals:</i> Ormet must submit the data obtained through quarterly verification testim or as required by other conditions of this rule to U.S. EPA Region 5, Waste Managemet Branch (DW-8J), 77 W. Jackson Blvd., Chicago, IL 60604 by February 1 of each calenda year for the prior calendar year. Ormet must compile, summarize, and maintain on site fa a minimum of five years records of operating conditions and analytical data. Ormet mu make these records available for inspection. All data must be accompanied by a signe copy of the certification statement in 40 CFR 260.22(i)(12).</li> </ul>
		5. Reopener Language—(a) If, anytime after disposal of the delisted waste, Ormet possesses or is otherwise made aware of any data (including but not limited to leachate data or groundwater monitoring data) relevant to the delisted waste indicating that any constituer identified in paragraph (1) is at a level in the leachate higher than the delisting level estat lished in paragraph (1), or is at a level in the groundwater higher than the point of exposure groundwater levels referenced by the model, then Ormet must report such data, i writing, to the Regional Administrator within 10 days of first possessing or being mad aware of that data.

## Pt. 261, App. IX

Facility	Address	Waste description
Dxy Vinyls	Deer Park, Texas.	<ul> <li>(b) Based on the information described in paragraph (5)(a) or any other information received from any source, the Regional Administrator will make a preliminary determination as the whether the reported information requires Agency action to protect human health or the environment. Further action may include suspending, or revoking the exclusion, or other appropriate response necessary to protect human health and the environment.</li> <li>(c) If the Regional Administrator will notify Ormet in writing of the actions the Regional Administrator will notify Ormet in writing of the actions the Regional Administrator will notify Ormet in writing of the actions the Regional Administrator will notify Ormet in writing of the actions the Regional Administrator believes are necessary to protect human health and the environment. The notic shall include a statement of the proposed action and a statement providing Ormet with an opportunity to present information as to why the proposed Agency action is not necessar or to suggest an alternative action. Ormet shall have 30 days from the date of the Regional Administrator's notice to present the information.</li> <li>(d) If after 30 days Ormet presents no further information, the Regional Administrator will issue a final written determination describing the Agency actions that are necessary to protect human health or the environment. Any required action described in the Regional Administrator's determination shall become effective immediately, unless the Regional Administrator provides otherwise.</li> <li>Rockbox Residue, (at a maximum generation of 1,000 cubic yards per calender year) generated by Oxy Vinyls using the wastewater treatment process to treat the Rockbox Residue (EPA Hazardous Waste No. K017, K019, and K020).</li> <li>Oxy Vinyls must implement a testing program that meets the following conditions for the exclusion to be valid:</li> </ul>
		<ol> <li>Delisting Levels: All concentrations for the following constituents must not exceed the following levels (ppm). The Rockbox Residue must be measured in the waste leachate by the method specified in 40 CFR 261.24.</li> </ol>
		<ul> <li>(A) Rockbox Residue:</li> <li>(i) Inorganic Constituents: Barium—200; Chromium—5.0; Copper—130; Lead+1.5; Tin-</li> </ul>
		<ul> <li>2,100; Vanadium—30; Zinc—1,000</li> <li>(ii) Organic Constituents: Acetone—400; Dichloromethane—1.0; Dimethylphthalate—4,000 Xylene—10,000; 2,3,7,8-TCDD Equivalent—0.00000006</li> <li>(2) Waste Holding and Handling: Oxy Vinyls must store in accordance with its RCRA permi or continue to dispose of as hazardous waste all Rockbox Residue generated until th verification testing described in Condition (3)(B), as appropriate, is completed and vali</li> </ul>
		analyses demonstrate that condition (3) is satisfied. If the levels of constituents measure in the samples of the Rockbox Residue do not exceed the levels set forth in Condition (1 then the waste is nonhazardous and may be managed and disposed of in accordance wii all applicable solid waste regulations. If constituent levels in a sample exceed any of th delisting levels set in Condition 1, waste generated during the time period corresponding 1 this sample must be managed and disposed of in accordance with subtitle C of RCRA.
		(3) Verification Testing Requirements: Sample collection and analyses, including quality con trol procedures, must be performed according to SW-846 methodologies. If EPA judge the incineration process to be effective under the operating conditions used during the in tial verification testing, Oxy Vinyls may replace the testing required in Condition (3)(A) wit the testing required in Condition (3)(B). Oxy Vinyls must continue to test as specified Condition (3)(A) until and unless notified by EPA in writing that testing in Condition (3)(A)
		may be replaced by Condition (3)(B).
		(A) Initial Verification Testing: (i) When the Rockbox unit is decommissioned for clean ou after the final exclusion is granted, Oxy Vinyls must collect and analyze composites of th Rockbox Residue. Two composites must be composed of representative grab samples co lected from the Rockbox unit. The waste must be analyzed, prior to disposal, for all of th constituents listed in Condition 1. No later than 90 days after the Rockbox unit is decom missioned for clean out the first two times after this exclusion becomes final, Oxy Vinyl
		<ul> <li>must report the operational and analytical test data, including quality control information.</li> <li>(B) Subsequent Verification Testing: Following written notification by EPA, Oxy Vinyls must substitute the testing conditions in (3)(B) for (3)(A)(i). Oxy Vinyls must continue to moniti operating conditions, analyze samples representative of each cleanout of the Rockbox operation during the first year of waste generation.</li> <li>(C) Termination of Organic Testing for the Rockbox Residue: Oxy Vinyls must continue test</li> </ul>
		(c) retrinination of organic resting for the Hockbox Restate: Oxy Vinjs must continue testing as required under Condition (3)(B) for organic constituents specified under Conditic (3)(B) for organic constituents specified in Condition (1)(A)(ii) until the analyses submitted under Condition (3)(B) show a minimum of two consecutive annual samples below the delisting levels in Condition (1)(A)(iii), Oxy Vinyls may then request that annual organic testing be terminated. Following termination of the quarterly testing, Oxy Vinyls must continue to test a representative composite sample for all constituents listed in Condition (1) or a annual basis (no later than twelve months after exclusion).
		(4) Changes in Operating Conditions: If Oxy Vinyls significantly changes the process whice generate(s) the waste(s) and which may or could affect the composition or type waste( generated as established under Condition (1) (by illustration, but not limitation, change is equipment or operating conditions of the treatment process). Oxy Vinyls must notify th EPA in writing and may no longer handle the wastes generated from the new process of no longer discharges as nonhazardous until the wastes meet the delisting levels set Condition (1) and it has received written approval to do so from EPA.

TABLE 2—WASTES EXCLUDED FROM SPECIFIC SOUR	CES—Continued
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Facility	Address	Waste description
		(5) Data Submittals: The data obtained through Condition 3 must be submitted to Mr. Williar Gallagher, Chief, Region 6 Delisting Program, U.S. EPA, 1445 Ross Avenue, Dallas, Texa 75202–2733, Mail Code, (6PD-O) within the time period specified. Records of operatin conditions and analytical data from Condition (1) must be compiled, summarized, an maintained on site for a minimum of five years. These records and data must be furnishe upon request by EPA, or the State of Texas, and made available for inspection. Failure t submit the required data within the specified time period or maintain the required record on site for the specified time will be considered by EPA, at its discretion, sufficient basis t revoke the exclusion to the extent directed by EPA. All data must be accompanied by signed copy of the following certification statement to attest to the truth and accuracy of th data submitted: Under civil and criminal penalty of law for the making or submission of false or frauduler
		statements or representations (pursuant to the applicable provisions of the Federal Code which include, but may not be limited to, 18 U.S.C. 1001 and 42 U.S.C. 6928), I certify the the information contained in or accompanying this document is true, accurate and com plete.
		As to the (those) identified section(s) of this document for which I cannot personally verili its (their) truth and accuracy, I certify as the company official having supervisory respons bility for the persons who, acting under my direct instructions, made the verification that this information is true, accurate and complete.
		In the event that any of this information is determined by EPA in its sole discretion to b false, inaccurate or incomplete, and upon conveyance of this fact to the company, I recognize and agree that this exclusion of waste will be void as if it never had effect or to the event directed by EPA and that the company will be liable for any actions taken in correstravention of the company's RCRA and CERCLA obligations premised upon the company' reliance on the void exclusion. (6) Reopener Language:
		(A) If, anytime after disposal of the delisted waste, Oxy Vinyls possesses or is otherwisi made aware of any environmental data (including but not limited to leachate data or groundwater monitoring data) or any other data relevant to the delisted waste indicatin that any constituent identified for the delisting verification testing is at level higher than th delisting level allowed by the Director in granting the petition, then the facility must report the data, in writing, to the Director within 10 days of first possessing or being made awar of that data.
		(B) If the annual testing of the waste does not meet the delisting requirements in Paragrap 1, Oxy Vinyls must report the data, in writing, to the Director within 10 days of first possessing or being made aware of that data.
		(C) Based on the information described in paragraphs (A) or (B) and any other information received from any source, the Director will make a preliminary determination as to wheth the reported information requires Agency action to protect human health or the environ ment. Further action may include suspending, or revoking the exclusion, or other appro- priate response necessary to protect human health and the environment.
		(D) If the Director determines that the reported information does require Agency action, th Director will notify the facility in writing of the actions the Director believes are necessary to protect human health and the environment. The notice shall include a statement of the pro- posed action and a statement providing the facility with an opportunity to present informa- tion as to why the proposed Agency action is not necessary. The facility shall have 10 day from the date of the Director's notice to present such information.
		(E) Following the receipt of information from the facility described in paragraph (D) or (if n information is presented under paragraph (D)) the initial receipt of information described paragraphs (A) or (B), the Director will issue a final written determination describing th Agency actions that are necessary to protect human health or the environment. Any required action described in the Director's determination shall become effective immediatel unless the Director provides otherwise.
		(7) Notification Requirements: Oxy Vinyls must provide a one-time written notification to an State Regulatory Agency to which or through which the delisted waste described above w be transported for disposal at least 60 days prior to the commencement of such activities Failure to provide such a notification will result in a violation of the delisting petition and possible revocation of the decision.
erox, Incor- porated.	Sharon, Penn- sylvania.	Iron oxide (EPA Hazardous Waste No. K062) generated (at a maximum annual rate of 480 cubic yards) from a spent hydrochloric acid pickle liquor regeneration plant for spent pick liquor generated from steel finishing operations. This exclusion was published on Noven ber 13, 1990.
oneer Chlor Alkai Com- pany, Inc. (formerly Stauffer	St. Gabriel, LA	Brine purification muds, which have been washed and vacuum filtered, generated after Au gust 27, 1985 from their chlor-alkali manufacturing operations (EPA Hazardous Waste No K071) that have been batch tested for mercury using the EP toxicity procedure and hav been found to contain less than 0.05 ppm in mercury in the EP extract. Brine purification muds that exceed this level will be considered a hazardous waste.

# Pt. 261, App. IX

Facility	Address	Waste description
POP Fasteners	Shelton, Con- necticut.	Wastewater treatment sludge (EPA Hazardous Waste No. F006) generated from electro plating operations (at a maximum annual rate of 300 cubic yards) after December 7, 1992 In order to confirm that the characteristics of the waste do not change significantly, the fa cility must, on an annual basis, analyze a representative composite sample for the constitu ents listed in §261.24 using the method specified threein. The annual analytical results, in cluding quality control information, must be compiled, certified according to §260.22(i)(12) of this chapter, maintained on site for a minimum of five years, and made available for in spection upon request by any employee or representative of EPA or the State of Con necticut. Failure to maintain the required records on site will be considered by EPA, at its discretion, sufficient basis to revoke the exclusion to the extent directed by EPA.
Rhodia	Houston, Texas.	Filter-cake Sludge, (at a maximum generation of 1,200 cubic yards per calendar year) gen erated by Rhodia using the SARU and AWT treatment process to treat the filter-cake sludge (EPA Hazardous Waste Nos. K002–004, K006–K011, K013–K052, K060–K062 K064–K066, K069, K071, K073, K083–K088, K090–K091, K093–K118, K123–K126, K131- K133, K136, K141–K145, K147–K151, K156–K161) generated at Rhodia. Rhodia must im plement the testing program described in Table 1. Waste Excluded From Non-Specifi Sources for the petition to be valid.
Roanoke Elec- tric Steel Corp.	Roanoke, VA	Evolution for the peritor to be value. Fully-curred chemically stabilized electric arc furnace dust/sludge (CSEAFD) treatment residur (EPA Hazardous Waste No. K061) generated from the primary production of steel after March 22, 1989. This exclusion is conditioned upon the data obtained from Roanoke's full scale CSEAFD treatment facility because Roanoke's original data were obtained from a laboratory-scale CSEAFD treatment process. To ensure that hazardous constituents arr not present in the waste at levels of regulatory concern once the full-scale treatment facilit is in operation, Roanoke must implement a testing program for the petitioned waste. This testing program must meet the following conditions for the exclusion to be valid: (1) <i>Testing:</i>
		(A) Initial testing: During the first four weeks of operation of the full-scale treatment system Roanoke must collect representative grab samples of each treated batch of the CSEAFI and composite the grab samples daily. The daily composites, prior to disposal, must be analyzed for the EP leachate concentrations of all the EP toxic metals, nickel and cyanid (using distilled water in the cyanide extractions), and the total constituent concentrations of reactive sulfide and reactive cyanide. Analyses must be performed according to SW-844 methodologies. Roanoke must report the analytical test data obtained during this initial per riod no later than 90 days after the treatment of the first full-scale batch.
		(B) Subsequent testing: Roanoke must collect representative grab samples from every treat ed batch of CSEAFD generated daily and composite all of the grab samples to produce a weekly composite sample. Roanoke then must analyze each weekly composite sample for all of the EP toxic metals and nickel. Analyses must be performed according to SW-844 methodologies. The analytical data, including all quality control information, must be com piled and maintained on site for a minimum of three years. These data must be furnishe upon request and made available for inspection by any employee or representative of EP, or the State of Virginia.
		(2) Delisting levels: If the EP extract concentrations for chronium, lead, arsenic, or silver es ceed 0.315 mg/l; for barium exceeds 6.3 mg/l; for cadmium or selenium exceed 0.063 mg/l for mercury exceeds 0.0126 mg/l; or nickel exceeds 3.15 mg/l; or for cyanide exceed 1.26 mg/l, or total reactive cyanide or total reactive sulfide levels exceed 250 mg/kg an 500 mg/kg, respectively, the waste must either be re-treated or managed and disposed i accordance with Subtitle C of RCRA.
		(3) Data submittals: Within one week of system start-up, Roanoke must notify the Section Chief, Variances Section (see address below) when their full-scale stabilization system in on-line and waste treatment has begun. All data obtained through the initial testing condi- tion (1)(A), must be submitted to the Section Chief, Variances Section, PSPD/OSW, (OS 343), U.S. EPA, 1200 Pennsylvania Ave., NW., Washington, DC 20460 within the time pe- ried specified in condition (1)(A). Failure to submit the required data or keep the require records will be considered by the Agency, at its discretion, sufficient basis to revoke Roc noke's exclusion. All data must be accompanied by the following certification statemen "Under civil and criminal penalty of law for the making or submission of talse or frauduler statements or representations (pursuant to the applicable provisions of the Federal Cod which include, but may not be limited to, 18 USC 6928), I certify that the information cor
		tained in or accompanying this document is true, accurate and complete. As to the (those identified section(s) of this document for which I cannot personally verify its (their) truth an accuracy, I certify as the company official having supervisory responsibility for the person who, acting under my direct instructions, made the verification that this information is true accurate and complete. In the event that any of this information is determined by EPA in it sole discretion to be false, inaccurate or incomplete, and upon conveyance of this fact the the company, I recognize and agree that this exclusion of wastes will be void as if it never had effect or to the extent directed by EPA and that the company will be liable for any act tions taken in contravention of the company's RCRA and CERCLA obligations premise upon the company's reliance on the void exclusion."

Facility	Address	Waste description
Texas Eastman	Longview, Texas.	Incinerator ash (at a maximum generation of 7,000 cubic yards per calendar year) generated from the incineration of sludge from the wastewater treatment plant (EPA Hazardous Waste No. K009 and K010, and that is disposed of in Subtitle D landfills after September 25, 1996. Texas Eastman must implement a testing program that meets conditions found in Table 1. Wastes Excluded From Non-Specific Sources for the petition to be valid.
USX Steel Cor- poration, USS Division, Southworks Plant, Gary Works.	Chicago, Illinois.	Fully-cured chemically stabilized electric arc furnace dust/sludge (CSEAFD) treatment residue (EPA Hazardous Waste No. K061) generated from the primary production of steel afte April 29, 1991. This exclusion (for 35,000 tons of CSEAFD per year) is conditioned upor the data obtained from USX's full-scale CSEAFD treatment facility. To ensure that haz ardous constituents are not present in the waste at levels of regulatory concern once the full-scale treatment facility is in operation, USX must implement a testing program for the petitioned waste. This testing program must meet the following conditions for the exclusion to be valid:
		<ol> <li>Testing: Sample collection and analyses (including quality control (QC) procedures) must be performed according to SW–846 methodologies.</li> </ol>
		(A) Initial Testing: During the first four weeks of operation of the full-scale treatment system USX must collect representative grab samples of each treated batch of the CSEAFD and composite the grab samples daily. The daily composites, prior to disposal, must be ana- lyzed for the EP leachate concentrations of all the EP toxic metals, nickel, and cyanide (using distilled water in the cyanide extractions), and the total concentrations of reactive sulfide and reactive cyanide. USX must report the analytical test data, including quality control information, obtained during this initial period no later than 90 days after the treat ment of the first full-scale batch.
		(B) Subsequent Testing: USX must collect representative grab samples from every treated batch of CSEAFD generated daily and composite all of the grab samples to produce a weekly composite sample. USX then must analyze each weekly composite sample for all o the EP toxic metals, and nickel. The analytical data, including quality control information must be compiled and maintained on site for a minimum of three years. These data must be furnished upon request and made available for inspection by any employee or representative of EPA or the State of Illinois.
		(2) Delisting levels: If the EP extract concentrations for chromium, lead, arsenic, or silver exceed 0.315 mg/l; for barium exceeds 6.3 mg/l; for cadmium or selenium exceed 0.063 mg/l for mercury exceeds 0.0126 mg/l; for nickel exceeds 3.15 mg/l; or for cyanide exceeds 4.42 mg/l, total reactive cyanide or total reactive sulfide levels exceed 250 mg/kg and 500 mg/kg, respectively, the waste must either be re-treated until it meets these levels or managed and disposed of in accordance with Subtitle C of RCRA.
		(3) Data submittals: Within one week of system start-up USX must notify the Section Chief Delisting Section (see address below) when their full-scale stabilization system is on-line and waste treatment has begun. The data obtained through condition (1)(A) must be sub- mitted to the Section Chief, Delisting Section, CAD/OSW (OS-333), U.S. EPA, 1200 Penn- sylvania Ave., NW., Washington, DC 20460 within the time period specified. At the Sectior Chief's request, USX must submit any other analytical data obtained through conditions (1)(A) or (1)(B) within the time period specified by the Section Chief. Failure to submit the required data obtained from conditions (1)(A) or (1)(B) within the specified time period on maintain the required records for the specified time will be considered by the Agency, at its discretion, sufficient basis to revoke USX's exclusion to the extent directed by EPA. Al data must be accompanied by the following certification statement: "Under civil and crimi-
		nal penalty of law for the making or submission of false or fraudulent statements or rep resentations (pursuant to the applicable provisions of the Federal Code which include, bu may not be limited to, 18 U.S.C. §6928), I certify that the information contained in or ac companying this document for which I cannot personally verify its (their) truth and accuracy, certify as the company official having supervisory responsibility for the persons who, acting under my direct instructions, made the verification that this information is true, accurate and complete. In the event that any of this information is determined by EPA in its sole discre- tion to be false, inaccurate or incomplete, and upon conveyance of this fact to the com pany, I recognize and agree that this exclusion of wastes will be void as if it never had ef- fect or to the extent directed by EPA and that the company will be liable for any actions taken in contravention of the company's RCRA and CERCLA obligations premised upor
Vulcan Materials Company.	Port Edwards, WI.	the company's reliance on the void exclusion." Brine purification muds (EPA Hazardous Waste No. K071) generated from the mercury cel process in chlorine production, where separately prepurified brine is not used after Novem- ber 17, 1986. To assure that mercury levels in this waste are maintained at acceptable lev- els, the following conditions apply to this exclusion: Each batch of treated brine clarifie muds and saturator insolubles must be tested (by the extraction procedure) prior to dis posal and the leachate concentration of mercury must be less than or equal to 0.0122 ppm. If the waste does not meet this requirement, then it must be re-treated or disposed or as hazardous. This exclusion does not apply to wastes for which either of these conditions is not satisfied.

#### Pt. 261, App. IX

TABLE 3—WASTES EXCLUDED FROM COMMERCIAL CHEMICAL PRODUCTS, OFF-SPECIFICATION
SPECIES, CONTAINER RESIDUES, AND SOIL RESIDUES THEREOF

Facility	Address	Waste description
Eastman Chemical Company.	Longview, Texas.	Wastewater treatment sludge, (at a maximum generation of 82,100 cubic yards per calendar year) generated by Eastman (EPA Hazardous Waste Nos. U001, U002, U028, U031, U069, U088, U112, U115, U117, U122, U140, U147, U154, U159, U161, U220, U226, U239, U359). Eastman must implement the testing program described in Table 1. Waste Excluded From Non-Specific Sources for the petition to be valid.
Rhodia	Houston, Texas.	Elter-cake Sludge, (at a maximum generation of 1,200 cubic yards per calendar year) generated by Rhodia using the SARU and AWT treatment process to treat the filter-cake sludge (EPA Hazardous Waste Nos. P001–P024, P026-P031, P033–P034, P036–P051, P054, P056-P060, P062–P078, P081–P082, P084–P085, P087–P089, P092–P116, P118–P123, P127-P128, P185, P188–P192, P194, P196–P199, P201–P205, U001–U012, U014–U039, U041-U053, U055–U064, U066–U099, U101–U103, U105–U138, U140–U174, U176–U194, U196–U197, U200–U211, U213–U223, U225–U228, U234–U240, U244–U244, U246–U249, U271, U277–U280, U328, U353, U359, U364–U367, U372–U373, U375–U379, U381–U396, U400–U404, U407, U409–U411) generated at Rhodia. Rhodia must implement the testing program described in Table 1. Waste Excluded From Non-Specific Sources for the petition to be valid.
Texas Eastman	Longview, Texas.	Incinerator ash (at a maximum generation of 7,000 cubic yards per calendar year) generated from the incineration of sludge from the wastewater treatment plant (EPA Hazardous Waste No. U001, U002, U003, U019, U028, U031, U037, U044, U056, U069, U070, U107, U108, U112, U113, U115, U117, U122, U140, U147, U151, U154, U159, U161, U169, U190, U190, U211, U213, U226, U239, and U359, and that is disposed of in Subtitle D landfills after September 25, 1996. Texas Eastman must implement the testing program described in Table 1. Wastes Excluded From Non-Specific Sources for the petition to be valid.
Union Carbide Corp.	Taft, LA	Contaminated soil (approximately 11,000 cubic yards), which contains acrolein in concentra- tions of less than 9 ppm.

#### [49 FR 37070, Sept. 21, 1984]

EDITORIAL NOTE: For FEDERAL REGISTER citations affecting appendix IX of part 261, see the List of CFR Sections Affected, which appears in the Finding Aids section of the printed volume and on GPO Access. EFFECTIVE DATE NOTE: At 68 FR 32654, June 2, 2003, Table 1 of Appendix IX was amended by adding a wastestream entry, effective Aug. 1, 2003. For the convenience of the user, the added text is set forth as follows:

APPENDIX IX TO PART 261—WASTES EXCLUDED U	UNDER §§ 260.20 AND 260.22
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TABLE 1	EXCLUDED	FROM NON-SPECIFIC SOURCES	
IADLE I. VVASIES		FRUM INUN-SPECIFIC SOURCES	

	Facility		Address			Waste c	lescription			
*		*	*	*		*		*		*
	rt Industries,	*	L Dyersburg, TN	Dewatered v ardous W: 1,250 cub Bekaert m Paragraph (1) Delis ents li els (m od, fo in the Const mium Silver (2) Wasi (A) sg ai hit (3)	aste No. F00 c yards per of in a Subt ust implement s: ting Levels: / sted below in g/l). The petit r example SU waste leach tuents Antim 1.0; Copper 1.0; Zinc 125 e Holding an Bekaert mus tribed in its F	reatment D6) gener calendar itile D lan t a testir All leacha h (i) and ( i (i) ((i) (i) ((i) (i) ((i) ((i) ((i)	ated at a m year after D dfill. For the g program t ble concentra ii) must not e st use an acc ethod 1311 I vatered WW ; Arsenic <c I &lt; 0.10; Nicka rcury &lt;0.005. g: he dewatered mit, or contini WWTP sludg tition testing - portate, and v</c 	aximum ai ecember 3 exclusion hat meets company and the ceptable le to measure TP sludge 2.20; Bariu al 10.0; Sel WWTP s ue to dispo e generate described	nual rate 11, 2002 a to be val the following isose constitute isose constitute	of ind lid, ing itu- ev- eth- nic ro- 20; de- az- ney ph
		di fo	ewatered WV rth in Paragr	VTP sludo aph (1) a	s measured ge that do no re non-hazaro nhazardous d	ot exceed t dous. Beka	he levels s ert can ma	set		
			1							

Facility	Address	Waste description
		<ul> <li>(A) Initial Verification Testing: After EPA grants the final exclusion, Bekaert must do the following:</li> <li>(i) Collect and analyze composites of the dewatered</li> </ul>
		WWTP sludge. (ii) Make two composites of representative grab samples (according to SW 846 methodologies) collected.
		<ul> <li>(iii) Analyze the waste, before disposal, for all of the con- stituents listed in Paragraph 1.</li> </ul>
		(iv) Sixty (60) days after this exclusion becomes final, report to EPA the operational and analytical test data, including quality control information.
		(B) Subsequent Verification Testing: Following written notifica- tion by EPA, Bekaert may substitute the testing conditions in (3)(B) for (3)(A). Bekaert must continue to monitor operating conditions, and analyze representative samples (according to SW 846 methodologies) each quarter of operation during the first year of waste generation. The samples must rep- resent the waste generated during the quarter.
		(4) Changes in Operating Conditions: If Bekaert significantly changes the process described in its petition or starts any processes that generate(s) the waste that may or could affect the composition or type of waste generated as established under Paragraph (1) (by illustration, but not limitation, changes ir equipment or operating conditions of the treatment process), they must notify EPA in writing; they may no longer handle the waste generated from the new process as nonhazardous until the waste meets the delisting levels set in Paragraph (1) and they have received written approval to do so from EPA.
		(5) Data Submittals: Bekaert must submit the information described below. If Bekaert fails to submit the required data within the specified time or maintain the required records on-site for the specified time, EPA, at its discretion, will consider this sufficien basis to reopen the exclusion as described in Paragraph 6 Bekaert must:
		(A) Submit the data obtained through Paragraph 3 to the Region 4 RCRA Enforcement & Compliance, U.S. EPA, 61 Forsyth StSW, Atlanta, Georgia 30303 8909, within the time specified.
		(B) Compile records of operating conditions and analytical data from Paragraph (3), summarized, and maintained on-site for a minimum of five years.
		(C) Furnish these records and data when EPA or the State of Tennessee request them for inspection.
		(D) A company official having supervisory responsibility should send along with all data a signed copy of the following cer- tification statement, to attest to the truth and accuracy of the data submitted: Under civil and criminal penalty of law for the making or submission of false or fraudulent statements or representations (pursuant to the applicable provisions of the Federal Code, which include, but may not be limited to, 18 U.S.C. 1001 and 42 U.S.C. 6928), I certify that the infor- mation contained in or accompanying this document is true, accurate and complete. As to the (those) identified section(s) of this document for which I cannot personally verify its (their) truth and accurate and complete. If any of this information is determined by EPA in its sole discretion to be false, inaccurate or incomplete, and upon conveyance of this fact to the company, I recognize and agree that this exclu- sion of waste will be void as if it never had effect or to the extent directed by EPA and that the company will be liable for any actions taken in contravention of the company's RCRA and CERCLA obligations premised upon the com- pany's reliance on the void exclusion.

# Pt. 261, App. IX

 Address	Waste description
	<ul> <li>(A) If, anytime after disposal of the delisted waste, Bekae possesses or is otherwise made aware of any environment data (including but not limited to leachate data or ground water monitoring data) or any other data relevant to th delisted waste indicating that any constituent identified for the delisting verification testing is at a level higher than th delisting level allowed by the Regional Administrator or his delegate in granting the petition, then the facility must report the data, in writing, to the Regional Administrator or his delegate within 10 days of first possessing or being made awar of that data.</li> <li>(B) If the annual testing of the waste does not meet the delta, in writing, to the Regional Administrator or his delegate within 10 days of first possessing or being made awar of that data.</li> </ul>
	of that data. (C) If Bekaert fails to submit the information described in para graphs (5), (6)(A) or (6)(B) or if any other information is re ceived from any source, the Regional Administrator or hi delegate will make a preliminary determination as to whethe the reported information requires Agency action to protect human health or the environment. Further action may in clude suspending, or revoking the exclusion, or other appro- priate response necessary to protect human health and th environment.
	(D) If the Regional Administrator or his delegate determine that the reported information does require Agency action, the Regional Administrator or his delegate will notify the facilit in writing of the actions the Regional Administrator or h delegate believes are necessary to protect human heal and the environment. The notice shall include a statement to the proposed action and a statement providing the facility with an opportunity to present information as to why the pro posed Agency action is not necessary. The facility she have 10 days from the date of the Regional Administrator of his delegate's notice to present such information.
	(E) Following the receipt of information from the facility d scribed in paragraph (6)(D) or (if no information is presente under paragraph (6)(D)) the initial receipt of information d scribed in paragraph (5), (6)(A) or (6)(B), the Regional A ministrator or his delegate will issue a final written dete mination describing the Agency actions that are necessa to protect human health or the environment. Any require action described in the Regional Administrator or his del gate's determination shall become effective immediately, u less the Regional Administrator or his delegate provides ot erwise.
	(7) Notification Requirements: Bekaert must do the following befor transporting the delisted waste. Failure to provide this notificatio will result in a violation of the delisting petition and a possib revocation of the decision:
	(A) Provide a one-time written notification to any State Reg latory Agency to which or through which they will transport the delisted waste described above for disposal, 60 days b