§ 266.335

- (c) You have completed the packaging and preparation for shipment requirements for your waste according to NRC Packaging and Transportation regulations found under 10 CFR part 71 (or NRC Agreement State equivalent regulations); and you have prepared a manifest for your waste according to NRC manifest regulations found under 10 CFR part 20 (or NRC Agreement State equivalent regulations), and
- (d) You have placed your waste on a transportation vehicle destined for a LLRWDF licensed by NRC or an NRC Agreement State.

§ 266.335 Where must your exempted waste be disposed of?

Your exempted waste must be disposed of in a LLRWDF that is regulated and licensed by NRC under 10 CFR part 61 or by an NRC Agreement State under equivalent State regulations, including State NARM licensing regulations for eligible NARM.

§ 266.340 What type of container must be used for disposal of exempted waste?

Your exempted waste must be placed in containers before it is disposed. The container must be:

- (a) A carbon steel drum; or
- (b) An alternative container with equivalent containment performance in the disposal environment as a carbon steel drum; or
- (c) A high integrity container as defined by NRC.

NOTIFICATION

§ 266.345 Whom must you notify?

- (a) You must provide a one time notice to us stating that you are claiming the transportation and disposal conditional exemption prior to the initial shipment of an exempted waste from your facility to a LLRWDF. Your dated written notice must include your facility name, address, phone number, and RCRA ID number, and be sent by certified delivery.
- (b) You must notify the LLRWDF receiving your exempted waste by certified delivery before shipment of each exempted waste. You can only ship the exempted waste after you have received the return receipt of your notice

to the LLRWDF. This notification must include the following:

- (1) A statement that you have claimed the exemption for the waste.
- (2) A statement that the eligible waste meets applicable LDR treatment standards.
- (3) Your facility's name, address, and RCRA ID number.
- (4) The RCRA hazardous waste codes prior to the exemption of the waste streams.
- (5) A statement that the exempted waste must be placed in a container according to §266.340 prior to disposal in order for the waste to remain exempt under the transportation and disposal conditional exemption of subpart N of this part.
- (6) The manifest number of the shipment that will contain the exempted waste.
- (7) A certification that all the information provided is true, complete, and accurate. The statement must be signed by your authorized representative.

RECORDKEEPING

§ 266.350 What records must you keep at your facility and for how long?

In addition to those records required by your NRC or NRC Agreement State license, you must keep records as follows:

- (a) You must follow the applicable existing recordkeeping requirements under 40 CFR 264.73, 40 CFR 265.73, and 40 CFR 268.7 of this chapter to demonstrate that your waste has met LDR treatment standards prior to your claiming the exemption.
- (b) You must keep a copy of all notifications and return receipts required under §§ 266.355, and 266.360 for three years after the exempted waste is sent for disposal.
- (c) You must keep a copy of all notifications and return receipts required under §266.345(a) for three years after the last exempted waste is sent for disposal.
- (d) You must keep a copy of the notification and return receipt required under §266.345(b) for three years after the exempted waste is sent for disposal.

Environmental Protection Agency

(e) If you are not already subject to NRC, or NRC Agreement State equivalent manifest and transportation regulations for the shipment of your waste, you must also keep all other documents related to tracking the exempted waste as required under 10 CFR 20.2006 or NRC Agreement State equivalent regulations, including applicable NARM requirements, in addition to the records specified in §266.350(a) through (d).

Loss of Transportation and Disposal Conditional Exemption

§ 266.355 How could you lose the transportation and disposal conditional exemption for your waste and what actions must you take?

- (a) Any waste will automatically lose the transportation and disposal exemption if you fail to manage it in accordance with all of the conditions specified in \$266.315
- (1) When you fail to meet any of the conditions specified in §266.315 for any of your wastes, you must report to us, in writing by certified delivery, within 30 days of learning of the failure. Your report must be signed by your authorized representative certifying that the information provided is true, accurate, and complete. This report must include:
- (i) The specific condition(s) that you failed to meet for the waste;
- (ii) A description of the waste (including the waste name, hazardous waste codes and quantity) that lost the exemption; and
- (iii) The date(s) on which you failed to meet the condition(s) for the waste.
- (2) If the failure to meet any of the conditions may endanger human health or the environment, you must also immediately notify us orally within 24 hours and follow up with a written notification within 5 days.
- (b) We may terminate your ability to claim a conditional exemption for your waste, or require you to meet additional conditions to claim a conditional exemption, for serious or re-

peated noncompliance with any requirement(s) of subpart N of this part.

§ 266.360 If you lose the transportation and disposal conditional exemption for a waste, can the exemption be reclaimed?

- (a) You may reclaim the transportation and disposal exemption for a waste after you have received a return receipt confirming that we have received your notification of the loss of the exemption specified in §266.355(a) and if:
- (1) You again meet the conditions specified in §266.315 for the waste; and
- (2) You send a notice, by certified delivery, to us that you are reclaiming the exemption for the waste. Your notice must be signed by your authorized representative certifying that the information provided is true, accurate, and complete. The notice must:
- (i) Explain the circumstances of each failure.
- (ii) Certify that each failure that caused you to lose the exemption for the waste has been corrected and that you again meet all conditions for the waste as of the date you specify.
- (iii) Describe plans you have implemented, listing the specific steps that you have taken, to ensure that conditions will be met in the future.
- (iv) Include any other information you want us to consider when we review your notice reclaiming the exemption.
- (b) We may terminate a reclaimed conditional exemption if we find that your claim is inappropriate based on factors including, but not limited to: you have failed to correct the problem; you explained the circumstances of the failure unsatisfactorily; or you failed to implement a plan with steps to prevent another failure to meet the conditions of §266.315. In reviewing a reclaimed conditional exemption under this section, we may add conditions to the exemption to ensure that transportation and disposal activities will protect human health and the environment.