#### §60.2886

## § 60.2886 What is a new incineration unit?

- (a) A new incineration unit is an incineration unit subject to this subpart that meets either of the two criteria specified in paragraphs (a)(1) or (2) of this section.
- (1) Commenced construction after December 9, 2004.
- (2) Commenced reconstruction or modification on or after June 16, 2006.
- (b) This subpart does not affect your incineration unit if you make physical or operational changes to your incineration unit primarily to comply with the emission guidelines in subpart FFFF of this part. Such changes do not qualify as reconstruction or modification under this subpart.

## § 60.2887 What combustion units are excluded from this subpart?

This subpart excludes the types of units described in paragraphs (a) through (q) of this section, as long as you meet the requirements of this section.

- (a) Cement kilns. Your unit is excluded if it is regulated under subpart LLL of part 63 of this chapter (National Emission Standards for Hazardous Air Pollutants from the Portland Cement Manufacturing Industry).
- (b) Co-fired combustors. Your unit, that would otherwise be considered a very small municipal waste combustion unit, is excluded if it meets the five requirements specified in paragraphs (b)(1) through (5) of this section.
- (1) The unit has a Federally enforceable permit limiting the combustion of municipal solid waste to 30 percent of the total fuel input by weight.
- (2) You notify the Administrator that the unit qualifies for the exclusion.
- (3) You provide the Administrator with a copy of the Federally enforceable permit.
- (4) You record the weights, each calendar quarter, of municipal solid waste and of all other fuels combusted.
- (5) You keep each report for 5 years. These records must be kept on site for at least 2 years. You may keep the records off site for the remaining 3 years.
- (c) Cogeneration facilities. Your unit is excluded if it meets the three require-

ments specified in paragraphs (c)(1) through (3) of this section.

- (1) The unit qualifies as a cogeneration facility under section 3(18)(B) of the Federal Power Act (16 U.S.C. 796(18)(B)).
- (2) The unit burns homogeneous waste (not including refuse-derived fuel) to produce electricity and steam or other forms of energy used for industrial, commercial, heating, or cooling purposes.
- (3) You notify the Administrator that the unit meets all of these criteria.
- (d) Commercial and industrial solid waste incineration units. Your unit is excluded if it is regulated under subparts CCCC or DDDD of this part and is required to meet the emission limitations established in those subparts.
- (e) Hazardous waste combustion units. Your unit is excluded if it meets either of the two criteria specified in paragraph (e)(1) or (2) of this section.
- (1) You are required to get a permit for your unit under section 3005 of the Solid Waste Disposal Act.
- (2) Your unit is regulated under 40 CFR part 63, subpart EEE (National Emission Standards for Hazardous Air Pollutants from Hazardous Waste Combustors).
- (f) Hospital/medical/infectious waste incinerators. Your unit is excluded if it is regulated under subparts Ce or Ec of this part (New Source Performance Standards and Emission Guidelines for Hospital/Medical/Infectious Waste Incinerators).
- (g) Incinerators and air curtain incinerators in isolated areas of Alaska. Your incineration unit is excluded if it is used at a solid waste disposal site in Alaska that is classified as a Class II or Class III municipal solid waste landfill, as defined in §60.2977.
- (h) Rural institutional waste incinerators. Your incineration unit is excluded if it is an institutional waste incineration unit, as defined in §60.2977, and the application for exclusion described in paragraphs (h)(1) and (2) of this section has been approved by the Administrator
- (1) Prior to initial startup, an application and supporting documentation demonstrating that the institutional waste incineration unit meets the two requirements specified in paragraphs

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- (h)(1)(i) and (ii) of this section must be submitted to and approved by the Administrator.
- (i) The unit is located more than 50 miles from the boundary of the nearest Metropolitan Statistical Area,
- (ii) Alternative disposal options are not available or are economically infeasible.
- (2) The application described in paragraph (h)(1) of this section must be revised and resubmitted to the Administrator for approval every 5 years following the initial approval of the exclusion for your unit.
- (3) If you re-applied for an exclusion pursuant to paragraph (h)(2) of this section and were denied exclusion by the Administrator, you have 3 years from the expiration date of the current exclusion to comply with the emission limits and all other applicable requirements of this subpart.
- (i) Institutional boilers and process heaters. Your unit is excluded if it is regulated under 40 CFR part 63, subpart DDDDD (National Emission Standards for Hazardous Air Pollutants for Industrial, Commercial, and Institutional Boilers and Process Heaters).
- (j) Laboratory Analysis Units. Your unit is excluded if it burns samples of materials only for the purpose of chemical or physical analysis.
- (k) Materials recovery units. Your unit is excluded if it combusts waste for the primary purpose of recovering metals. Examples include primary and secondary smelters.
- (1) Pathological waste incineration units. Your institutional waste incineration unit or very small municipal waste combustion unit is excluded from this subpart if it burns 90 percent or more by weight (on a calendar quarter basis and excluding the weight of auxiliary fuel and combustion air) of pathological waste, low-level radio-active waste, and/or chemotherapeutic waste as defined in §60.2977 and you notify the Administrator that the unit meets these criteria.
- (m) Small or large municipal waste combustion units. Your unit is excluded if it is regulated under subparts AAAA, BBBB, Ea, Eb, or Cb, of this part and is required to meet the emission limitations established in those subparts.

- (n) Small power production facilities. Your unit is excluded if it meets the three requirements specified in paragraphs (n)(1) through (3) of this section.
- (1) The unit qualifies as a small power-production facility under section 3(17)(C) of the Federal Power Act (16 U.s.c. 796(17)(C)).
- (2) The unit burns homogeneous waste (not including refuse-derived fuel) to produce electricity.
- (3) You notify the Administrator that the unit meets all of these criteria.
- (o) Temporary-use incinerators and air curtain incinerators used in disaster recovery. Your incineration unit is excluded if it is used on a temporary basis to combust debris from a disaster or emergency such as a tornado, hurricane, flood, ice storm, high winds, or act of bioterrorism and you comply with the requirements in §60.2969.
- (p) Units that combust contraband or prohibited goods. Your incineration unit is excluded if the unit is owned or operated by a government agency such as police, customs, agricultural inspection, or a similar agency to destroy only illegal or prohibited goods such as illegal drugs, or agricultural food products that can not be transported into the country or across State lines to prevent biocontamination. The exclusion does not apply to items either confiscated or incinerated by private, industrial, or commercial entities.
- (q) Incinerators used for national security. Your incineration unit is excluded if it meets the requirements specified in either (q)(1) or (2) of this section.
- (1) The incineration unit is used solely during military training field exercises to destroy national security materials integral to the field exercises.
- (2) The incineration unit is used solely to incinerate national security materials, its use is necessary to safeguard national security, you follow the exclusion request requirements in paragraphs (q)(2)(i) and (ii) of this section, and the Administrator has approved your request for exclusion.
- (i) The request for exclusion and supporting documentation must demonstrate both that the incineration unit is used solely to destroy national security materials and that a reliable

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alternative to incineration that ensures acceptable destruction of national security materials is unavailable, on either a permanent or temporary basis.

(ii) The request for exclusion must be submitted to and approved by the Administrator prior to initial startup.

# § 60.2888 Are air curtain incinerators regulated under this subpart?

- (a) Air curtain incinerators that burn less than 35 tons per day of municipal solid waste or air curtain incinerators located at institutional facilities burning any amount of institutional waste generated at that facility are subject to all requirements of this subpart, including the emission limitations specified in table 1 of this subpart.
- (b) Air curtain incinerators that burn only less than 35 tons per day of the materials listed in paragraphs (b)(1) through (4) of this section collected from the general public and from residential, commercial, institutional, and industrial sources; or, air curtain incinerators located at institutional facilities that burn only the materials listed in paragraphs (b)(1) through (4) of this section generated at that facility, are required to meet only the requirements in §§60.2970 through 60.2974 and are exempt from all other requirements of this subpart.
  - (1) 100 percent wood waste.
  - (2) 100 percent clean lumber.
  - (3) 100 percent yard waste.
- (4) 100 percent mixture of only wood waste, clean lumber, and/or yard waste.

# § 60.2889 Who implements and enforces this subpart?

- (a) This subpart can be implemented and enforced by the U.S. Environmental Protection Agency (EPA), or a delegated authority such as your State, local, or tribal agency. If EPA has delegated authority to your State, local, or tribal agency, then that agency (as well as EPA) has the authority to implement and enforce this subpart. You should contact your EPA Regional Office to find out if this subpart is delegated to your State, local, or tribal agency.
- (b) In delegating implementation and enforcement authority of this subpart to a State, local, or tribal agency, the

authorities contained in paragraphs (b)(1) through (6) of this section are retained by EPA and are not transferred to the State, local, or tribal agency.

- (1) Approval of alternatives to the emission limitations in table 1 of this subpart and operating limits established under §60.2916 and table 2 of this subpart.
- (2) Approval of petitions for specific operating limits in §60.2917.
- (3) Approval of major alternatives to test methods.
- (4) Approval of major alternatives to monitoring.
- (5) Approval of major alternatives to recordkeeping and reporting.
- (6) The status report requirements in  $\S 60.2911(c)(2)$ .

## § 60.2890 How are these new source performance standards structured?

These new source performance standards contain nine major components, as follows:

- (a) Preconstruction siting analysis.
- (b) Waste management plan.
- (c) Operator training and qualification.
- (d) Emission limitations and operating limits.
  - (e) Performance testing.
  - (f) Initial compliance requirements.
- (g) Continuous compliance requirements.
  - (h) Monitoring.
  - (i) Recordkeeping and reporting.

# § 60.2891 Do all components of these new source performance standards apply at the same time?

No, you must meet the preconstruction siting analysis and waste management plan requirements before you commence construction, reconstruction, or modification of the OSWI unit. The operator training and qualification, emission limitations, operating limits, performance testing and compliance, monitoring, and most recordkeeping and reporting requirements are met after the OSWI unit begins operation.