



1. §66261.6. Add closing parenthesis (underlined) to text:

§66261.6. Requirements for Recyclable Materials.

(a)(1) . . .

(7) Hazardous waste that is exported to or imported from designated member countries of the Organization for Economic Cooperation and Development (OECD) (as defined in 40 CFR section 262.58(a)(1) or section 66262.58(a)(1)) for purpose of recovery is subject to the requirements of 40 CFR Part 262, Subpart H or this article, if it is subject to either the Federal manifesting requirements of 40 CFR Part 262, or to the universal waste management standards of 40 CFR Part 273.

. . .

2. Chapter 11, Appendix III, "analysis" is misspelled.

Appendix III 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, Third Edition and Updates (incorporated by reference in section 66260.11 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~~ analysis situation.

3. §66262.32. "Requirements" is misspelled.

§66262.32. Marking.

(a) Before transporting or offering hazardous waste for transportation off-site, a generator shall mark each package of hazardous waste in accordance with the applicable Department of Transportation regulations on hazardous materials under Title 49 CFR Part 172;

(b) Before transporting hazardous waste or offering hazardous waste for transportation off-site, a generator shall mark each container of 110 gallons or less used in such transportation with the following words and information displayed in accordance with the ~~requirements~~ requirements of Title 49 CFR 172.304:

HAZARDOUS WASTE-State and Federal Law Prohibit Improper Disposal. If found, contact the nearest police or public safety authority, the U.S. Environmental Protection Agency or the California Department of Toxic Substances Control.

Generator's Name and Address_____.

Manifest Document Number_____.

NOTE: Authority cited: Sections 208, 25150, 25159 and 25161, Health and Safety Code. Reference: Sections 25159, 25159.5 and 25160, Health and Safety Code; 40 CFR Section 262.32.

4. §66262.34. "Requirements" is misspelled.

§66262.34. Accumulation Time.

(a) Except as provided in subsections (c) and (d) of this section and section 66262.35, a generator may accumulate hazardous waste on-site for 90 days or less without a permit or grant of interim status, provided that:

(1)(A) the waste is placed in containers and the generator complies with the applicable requirements of articles 9, 27, 28 and 28.5 of chapter 15 of this division, or the waste is placed in tanks and the generator complies with articles 10, 27, 28, and 28.5 of chapter 15 of this division, except sections 66265.197(c) and 66265.200. In addition, such a generator is exempt from all the ~~requirements~~ requirements in articles 7 and 8 of chapter 15 of this division, except for sections 66265.111 and 66265.114; or

...

5. §66262.41. The reference is to the “Code of Federal Regulations”.

§66262.41. Biennial Report.

(a) For the Biennial report on 1995 activities, only generators that are required under Title 40 of the Code of Federal Regulations (CFR), section 262.41 to prepare and submit this report are subject to this section. This report, due on March 1, 1996 is to be submitted on U.S. EPA form 8700-13A/B (5-80) (8-95) provided by the Department. Generators required to submit this report for activities conducted during 1995 are generators which meet any of the following criteria:

...

6. §66262.53. "Initial" is misspelled.

§66262.53. Notification of Intent to Export.

(a) A primary exporter . . .

(b) A primary exporter of non-RCRA hazardous waste shall notify the Department of an intended export before such waste is scheduled to leave the United States. A complete notification shall be submitted four weeks before the ~~initial~~ initial shipment is intended to be shipped off site. This notification shall cover export activities extending over a twelve (12) month or lesser period. The notification shall be in writing, signed by the primary exporter, and include all the information required by subsections 66262.53(a)(1) and (2).

7. §66262.70. "Classified" is misspelled.

§66262.70. Farmers.

(a) Waste pesticide, . . .

**Appendix
California Uniform Hazardous Waste Manifest
and Instructions (DTSC Form 8022—A and
EPA Form 8700—22A and Their Instructions)**

. . .

Item 28. U.S. DOT Description Including Proper Shipping Name, Hazardous Class, and ID Number (UN/NA): wastes that are ~~classified~~ classified as non-RCRA hazardous wastes can be properly described by indicating a generic name of the waste and the phrase "Non-RCRA Hazardous Waste, Solid" or "Non-RCRA Hazardous Waste, Liquid" for solid or liquid wastes, respectively. When possible, the generic name shall be obtained from chapter 11, Appendix X, subdivision (e) of this division. If not listed in chapter 11, Appendix X, subdivision (e) of this division, the commonly recognized industrial name of the waste shall be used. Refer to item 11.

. . .

8. §66264.73. The words “placement” and “section” are misspelled.

§66264.73. Operating Record.

. . .
(10) records of the quantities (and date of ~~placenment~~ placement) for each shipment of hazardous waste placed in land disposal units under an extension to the effective date of any land disposal restriction granted pursuant to section 66268.5 and the applicable notice required by a generator under ~~setion~~ section 66268.7(a); . . .

9. §66264.75. The correct citation is “Code of Federal Regulations.”

§66264.75. Annual Report.

For the Annual report on activities for 1995, only facilities that are required under Title 40 of the ~~Code Federal of Regulations~~ Code of Federal Regulations (CFR), section 264.75 to prepare and submit this report are subject to this section for the report. This Report, due on March 1, 1996 is to be submitted on U.S. EPA form 8700-13A/B (5-80) (8-95) provided by the Department. Facilities required to submit this report for activities conducted during 1995 are facilities which treated, stored, or disposed of RCRA hazardous waste on site in units subject to RCRA permitting requirements during 1995.

10. §66264.113. "Allotted" is misspelled.

§66264.113. Closure; Time Allowed for Closure.

(e) In addition to the requirements in subsection (d) of this section, an owner or operator of a hazardous waste surface impoundment that is not in compliance with the liner and leachate collection system requirements pursuant to Title 22, CCR, Division 4.5, Chapter 14, Article 11 shall:

(1) Submit with the request to modify the permit:

(A) a contingent corrective measures plan, unless a corrective action program has already been submitted under sections 66264.99, 66264.100 and 66264.708; and

(B) a plan for removing hazardous wastes in compliance with subsection (e)(2) of this section; and

(2) Remove all hazardous wastes from the unit by removing all hazardous liquids, and by removing all hazardous sludges to the extent practicable without impairing the integrity of the liner(s), if any.

(3) Removal of hazardous wastes shall be completed no later than 90 days after the final receipt of hazardous wastes. The Department may approve an extension to this deadline if the owner or operator demonstrates that the removal of hazardous wastes will, of necessity, take longer than the ~~alloted~~ allotted period to complete and that an extension will not pose a threat to human health or the environment.

11. §66265.71. Remove the".” Between the word “of” and “the”.

§66265.71. Use of Manifest System.

. . .
(6) retain at the facility a copy ~~of the~~ of the manifest and shipping paper (if signed in lieu of the manifest at the time of delivery) for at least three years from the date of delivery.
. . .

12. §66265.73. The word “and” is misspelled.

§66265.73. Operating Record.

NOTE: Authority cited: Sections 25150, 25159, 25159.5, 25245 and 58012, Health and Safety Code. Reference: Sections 25150, 25159, 25159.5, ~~ad~~ and 25208.4(c), Health and Safety Code; and 40 CFR Section 265.73.

13. §66265.75. The correct citation is “Code of Federal Regulations.”

§66265.75. Annual Report.

For the Annual report on activities for 1995, only facilities that are required under Title 40 of the ~~Code Federal of Regulations~~ Code of Federal Regulations (CFR), section 265.75 to prepare and submit this report are subject to this section for the report. This Report, due on March 1, 1996 is to be submitted on U.S. EPA form 8700—13A/B (5—80) (8—95) provided by the Department. Facilities required to submit this report activities conducted during 1995 are facilities which treated, stored, or disposed of RCRA hazardous waste on site in units subject to RCRA permitting requirements during 1995.

14. §66265.113. The word “allotted” is misspelled. There is an incorrect citation in the reference. The correct citation is “25245”.

§66265.113. Closure; Time Allowed for Closure.

(3) Removal of hazardous wastes shall be completed no later than 90 days after the final receipt of hazardous wastes. The Department may approve an extension to this deadline if the owner or operator demonstrates that the removal of hazardous wastes will, of necessity, take longer than the ~~alloted~~ allotted period to complete and that an extension will not pose a threat to human health or the environment.

NOTE: Authority cited: Sections 25150, 25159, 25245, 58004, and 58012, Health and Safety Code. Reference: Sections 25159, 25159.5, 25200.10, ~~24245~~ 25245 and 25246, Health and Safety Code; 40 CFR Section 265.113.

15. §66265.222. The reference citation in incorrect. The correct citation is to “40 CFR”

§66265.222. Action Leakage Rate.

NOTE: Authority cited: Sections 25150 and 25159, Health and Safety Code; and Governor's Reorganization Plan Number 1 of 1991. Reference: Sections 25159 and 25159.5, Health and Safety Code; ~~4 and 0~~ and 40 CFR Section 265.222.

16. §66265.1082. There should be a space between “the operating”

§66265.1082. Schedule for Implementation of Air Emission Standards.

(b) Owners or operators of facilities and units in existence on the effective date of a statutory or regulatory amendment that renders the facility subject to articles 9, 10, or 11 shall meet the following requirements:

(1) Install and begin operation of control equipment or waste management units required to comply with this article, and complete modifications of production or treatment processes to satisfy exemption criteria of section 66265.1083(c) by the effective date of the amendment, except as provided for in subsection (b)(2) of this section.

(2) When control equipment or waste management units required to comply with this article cannot be installed and begin operation, or when modifications of production or treatment processes to satisfy exemption criteria of section 66265.1083(c) cannot be completed by the effective date of the amendment, the owner or operator shall:

(A) Install and begin operation of the control equipment or waste management unit, and complete modification of production or treatment processes as soon as possible but no later than 30 months after the effective date of the amendment.

(B) For facilities subject to the recordkeeping requirements of section 66265.73, enter and maintain the implementation schedule specified in subsection (a)(2)(B) of this section in ~~the operating~~ the operating record no later than the effective date of the amendment, or

17. §66266.100. The word “baghouse” is misspelled.

§66266.100. Applicability.

(3) To be exempt from sections 66266.102 through 66266.111, an owner or operator of a lead or nickel-chromium or mercury recovery furnace, or a metal recovery furnace that burns ~~baghouse~~ baghouse bags used to capture metallic dusts emitted by steel manufacturing, shall provide a one-time written notice to the Director identifying each hazardous waste burned and specifying whether the owner or operator claims an exemption for each waste under this subsection or subsection (c)(1) of this section. The owner or operator shall comply with the requirements of subsection (c)(1) of this section for those wastes claimed to be exempt under that subsection and shall comply with the requirements below for those wastes claimed to be exempt under this subsection (c)(3).

18. §66266.102. There are various typographical errors in this section. “chanter: should be “chapter, “followings” should be “following” and “values” should be “valves”.

§66266.102. Permit Standards for Burners.

...
(b) Hazardous waste analysis. (1) The owner or operator shall provide an analysis of the hazardous waste that quantifies the concentration of any constituent identified in appendix VIII of chapter 11 of this division that may reasonably be expected to be in the waste. Such constituents shall be identified and quantified if present, at levels detectable by analytical procedures prescribed by Test Methods for Evaluating Solid Waste, Physical/Chemical Methods (incorporated by reference, see section 66260.11 of this division). Alternate methods that meet or exceed the method performance capabilities of SW-846 methods may be used. If SW-846 does not prescribe a method for a particular determination, the owner or operator shall use the best available method. The appendix VIII, chapter 11, division 4.5 constituents excluded from this analysis shall be identified and the basis for their exclusion explained. This analysis will be used to provide all information required by this article and section 66270.22 and section 66270.66 of this division and to enable the permit writer to prescribe such permit conditions as necessary to protect human health and the environment. Such analysis shall be included as a portion of the part B permit application, or, for facilities operating under the interim status standards of this article, as a portion of the trial burn plan that may be submitted before the part B application under provisions of section 66270.66(g) of ~~chapter~~ chapter 20 as well as any other analysis required by the permit authority in preparing the permit. Owners and operators of boilers and industrial furnaces not operating under the interim status standards shall provide the information required by sections 66270.22 or 66270.66(c) of this division in the part B application to the greatest extent possible.

...
(4) Requirements to ensure conformance with the metals emissions standard.
(A) For conformance with the Tier I (or adjusted Tier I) metals feed rate screening limits of subsections (b) or (e) of section 66266.106, the permit shall specify the ~~followings~~ following operating requirements:

...
(C) The boiler or industrial furnace and associated equipment (pumps, ~~values~~ valves, pipes, fuel storage tanks, etc.) shall be subjected to thorough visual inspection when it contains hazardous waste, at least daily for leaks, spills, fugitive emissions, and signs of tampering.

19. Appendix X to chapter 16, the correct authority citation is “58012”.

Appendix X – [Reserved]

NOTE: Authority cited: Sections 25150, 25159, 25159.5, 25245, 58004 and ~~58102~~ 58012, Health and Safety Code. Reference: Sections 25159 and 25159.5, Health and Safety Code; and 40 CFR part 266, Appendix X.

20. §66268.1. “sections” is a typographical error; it should read “section”.

§66268.1. Purpose, Scope and Applicability.

(f) Effective May 8, 1990, all hazardous wastes are prohibited from land disposal unless the wastes have been exempted, granted a variance or granted an extension under this chapter or pursuant to California Health and Safety Code sections 25179.8, 25179.9, 25179.10, 25179.11 and 25179.12, unless the wastes meet the applicable treatment standards specified under article 4 and article 11 of this chapter, or 40 CFR part 268 or unless the wastes have a treatment standard that has been repealed pursuant to Health and Safety Code ~~sections~~ section 25179.6.

21. §66268.7. This is a typographical error; “the” is the correct word.

§66268.7. Testing, Tracking, and Recordkeeping Requirements for Generators, Treaters, and Disposal Facilities.

...
(b) Treatment facilities shall test their wastes according to the frequency specified in their waste analysis plans as required by section 66264.13 (for permitted TSDs) or section 66265.13 (for interim status facilities). Such testing shall be performed as provided in subsections (b)(1), (b)(2) and (b)(3) of this section.

...
(6) For wastes that are prohibited under section 66268.32 of this chapter but not subject to any treatment standards under article 4 or article 11 of this chapter, ~~then~~ the owner or operator of the treatment facility shall test the treatment residues according to the generator testing requirements specified in section 66268.32 to assure that the treatment residues comply with the applicable prohibitions.

22. §66268.45. The word “standard” is misspelled.

§66268.45. Treatment Standards for Hazardous Debris.

(a) *Treatment standards.* Hazardous debris shall be treated prior to land disposal as follows unless the Department determines under section 66261.3(e)(2) of this division that the debris is no longer contaminated with hazardous waste or the debris is treated to the waste-specific treatment standard provided in this article for the waste contaminating the debris;

...

(4) *Ignitable nonwastewater residue.* Ignitable nonwastewater residue containing equal to or greater than 10% total organic carbon is subject to the technology specified in the treatment ~~stanard~~ standard for D001: Ignitable Liquids.

...

23. §66270.1. The words “wastes” and “pursuant” are misspelled.

§66270.1. Purpose and Scope of These Regulations.

. . .
(D) treatment of hazardous ~~wasted~~ wastes using a Transportable Treatment Unit (TTU). However, the owner or operator of a transportable treatment unit (TTU) shall be deemed to have a permit to operate the TTU when the owner or operator submits completed TTU notifications as specified in Section 67450.2(a) and 67450.3(a)(3) and receives acknowledgments from the Department authorizing operation of the TTU pursuant to sections 67450.2(a)(3) and 67450.3(b).

. . .
(E) treatment of hazardous wastes using a Fixed Treatment Unit (FTU). However, the owner or operator of a fixed treatment unit (FTU) shall be deemed to have a permit to operate the FTU when the owner or operator submits a completed FTU facility-specific notification as specified in Section 67450.2(b) and receives an acknowledgement from CUPA or authorized agency authorizing operation of the FTU ~~pursuant~~ pursuant to section 67450.2(b)(5).

24. §67450.3. “of” is a typographical error; the correct phrase is “owner or operator”.

§67450.3. Requirements Applicable to Fixed and Transportable Treatment Units Deemed to Have a Permit by Rule.

(c) The owner or operator of a fixed treatment unit (FTU) deemed to hold a permit by rule pursuant to section 67450.2(b) shall do all of the following:

(11) Maintain compliance with the following requirements regarding closure:

(A) Sections 66264.178, 66265.111(a) and 66265.111(b), in the same manner as those sections apply to facilities and section 66265.114;

(B) The FTU owner or operator shall have a written closure plan. The closure plan shall include:

1. A description of how and when each FTU will be closed. The description shall identify the maximum extent of the operation during the life of the FTU(s), and how the applicable requirements of sections 66264.178, 66265.114, 66265.197(a), 66265.197(b), (c)(1) and (c)(2) and 66265.404 will be met;

2. An estimate of the maximum inventory of waste in storage and in treatment at any time during the operation of the FTU(s) at the facility;

3. A description of the steps needed to decontaminate the treatment equipment during closure; and

4. An estimate of the expected year of closure and a schedule for final closure. The schedule for final closure shall include, at a minimum, the total time required to close each FTU.

(C) The FTU owner or operator shall maintain the closure plan in compliance with section 66265.112(c);

(D) Within ninety (90) days after treating the final volume of hazardous waste, the FTU owner or operator shall treat, remove from the facility, or dispose of on-site, all hazardous waste in accordance with the closure plan and the applicable requirements of this chapter unless the owner or operator demonstrates to CUPA or authorized agency that the activities required to complete the closure will require longer than ninety (90) days, or the FTU has the capacity to treat additional wastes, or there is a reasonable likelihood that a person other than the owner or operator will recommence operation of the FTU(s), and closure of the FTU(s) would be incompatible with the operation of the facility, and the owner ~~of~~ or operator has taken and will continue to take all steps necessary to prevent threats to human health and the environment;

25. §67450.4. The word “supervisor(s)” is misspelled.

§67450.4. Requirements Applicable to Temporary Household Hazardous Waste Collection Facilities Deemed to Have a Permit by Rule.

...
(b) The operator of a THHWCF shall prepare, maintain at the facility, and operate in compliance with an operation plan as specified below. The operator shall make the operation plan available upon demand to any representative of the Department, the U.S. EPA or local governmental agency including the CUPA or authorized agency. A copy of the operation plan shall also be delivered in person or by certified mail with return receipt requested to CUPA or authorized agency when requested by CUPA or authorized agency. Any request from CUPA or authorized agency shall specify the documents which are required, where and how to submit the required documents, and the date by which the documents shall be submitted. The operation plan shall include:

...
(6) the agency or contractor which will be providing the site supervisor(s) for the THHWCF(s). The name(s) of the individual site ~~supervior(s)~~ supervisor(s) for each THHWCF session must be recorded in the operation plan on or before the date of that session.

26. §67450.25. The word “whichever” is misspelled.

§67450.25. Requirements Applicable to Permanent Household Hazardous Waste Collection Facilities Deemed to Have a Permit by Rule.

...
(5) Maintain compliance with Health and Safety Code section 25200.14, except as specified below:

(A) Complete and file a Phase I environmental assessment with the Department within one year of commencing operation pursuant to section 66270.60 or by June 6, 1997, ~~whenever~~ whichever date is later. A PHHWCF previously authorized to operate that completed the Phase I environmental assessment required by Health and Safety Code section 25200.14 is not required to complete a new Phase I environmental assessment for the purpose of this subparagraph.

...