Filed: 9/9/2016 7:48:33 AM WEQC



SOLID WASTE RULES AND REGULATIONS

Chapter 2
As amended May 28, 2013
(Revisions, August 18, 2016)

1	CHAPTER 2
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3	MUNICIPAL SOLID WASTE LANDFILL REGULATIONS
4	
5	
6	Section 1. In General.
7	
8	(a) Authority: The authority for the rules and
9	regulations promulgated in this chapter is the Wyoming
10	Environmental Quality Act, W.S. 35-11-101 et seq.
11	
12	(b) Applicability: This chapter governs municipal
13	solid waste landfills.
14	(a) Object to the miles of the second of the second
15	(c) Objective: The objective of these rules and
16	regulations is to set forth permit application
17	requirements and to establish minimum standards for the
18	location, design, construction, operation, monitoring,
19	closure, and post-closure maintenance of municipal solid waste landfills.
20	waste landillis.
21 22	(d) Severability: If any section or provision of
23	these regulations, or the application of that section or
24	provision to any person, situation, or circumstance is
25	adjudged invalid for any reason, the adjudication does not
26	affect any other section or provision of these regulations
27	or the application of the adjudicated section or provision
28	to any other person, situation, or circumstance. The
29	Environmental Quality Council declares that it would have
30	adopted the valid portions and applications of these
31	regulations without the invalid part, and to this end the
32	provisions of these regulations are declared to be
33	severable.
34	
35	(e) Reserved
36	
37	(f) One time or emergency waste management
38	authorization: The one time or emergency waste management
39	authorization procedure described in Chapter 1, Section 5,
40	will not be considered for the land disposal of municipal
41	solid wastes or mixed wastes.
12	
1 3	Section 2. Municipal Solid Waste Landfill (MSWLF)
14	Permit Application Requirements.
45	
1 6	(a) Permit transition: The following rules
1 7	concerning permit application submittals under Chapter 1_{7}
	Draft Strike & Underline
	8-16-16 2-1

1 Section 2 will apply. 2 3 (i) Existing facilities: 4 5 Existing facilities that have received (A) 6 wastes after September 13, 1989: 7 8 Existing facilities with closure (I) 9 permits issued before July 1, 2012, shall continue closure and post-closure under their existing permits. 10 11 12 Existing facilities that intend (II) 13 to cease disposal of all waste before July 1, 2017, need 14 not submit a renewal application, but shall submit a 15 closure permit application no later than twelve (12) 16 months prior to the expiration date of the facility's 17 existing permit or the date the facility is anticipated to 18 cease disposal of waste, whichever comes first, unless an 19 alternate schedule is approved by the Administrator for 20 good cause. 21 22 (III) Existing facilities that do not 23 have a lifetime permit and intend to continue disposal of 24 waste after July 1, 2017, shall submit a permit renewal 25 application twelve (12) months prior to the expiration of 26 their current permit, unless an alternate schedule is 27 approved by the Administrator for good cause. 28 29 Existing facilities that have not (B) 30 received wastes after September 13, 1989: 31 32 The operator may be required to (I) 33 submit a closure permit application upon request by the 34 Administrator. 35 36 (II) The Administrator may request 37 such an application whenever the Administrator has reason 38 to believe that health and safety hazards are present, 39 there has been evidence of environmental contamination, or 40 the facility does not comply with the location, 41 monitoring, closure or post-closure standards. 42 43 (ii) New facilities: 44 45 The operator of any new facility shall 46 submit an operating permit application in accord with the 47 requirements set forth in these rules.

1 2

(iii) Closing facilities:

 (A) Anticipated closure: For facilities where disposal of all waste is anticipated to cease before July 1, 2017, the operator shall submit a closure permit application no later than twelve (12) months prior to the expiration date of the facility's existing permit or the date the facility is anticipated to cease disposal of waste, whichever comes first, unless an alternate schedule is approved by the Administrator for good cause. For facilities where disposal is anticipated to continue after July 1, 2017, the operator shall submit a closure permit application no later than twelve (12) months prior to the date the facility is anticipated to cease disposal of waste, unless an alternate schedule is approved by the Administrator for good cause.

(B) Unanticipated closure: In the event any solid waste management facility ceases operation, as determined by nonreceipt of solid wastes for any continuous nine (9) month period, the facility operator shall provide written notification to the Administrator no later than thirty (30) days after the end of such nine (9) month period. This notification shall be accompanied by a closure permit application unless the Administrator approves interim measures with delayed final closure for good cause upon application by the operator.

(b) Permit application requirements:

(i) The permit application shall contain a completed application form, and a written report containing the applicable information in sections 3 through 18 of this chapter. Records and supporting documents such as well logs, maps, cross-sections, and monitoring reports should generally be included in the written report as appendices. Documents previously submitted and approved by the Department may be included by reference.

(ii) All permit application forms shall be signed by the operator, the landowner and any real property lien holder of public record. All applications shall be signed by the operator under oath subject to penalty of perjury. All persons signing the application shall be duly authorized agents. The following persons

2 - 3

1 are considered duly authorized agents: 2 3 (A) For a municipality, state, federal or 4 other public agency, by the head of the agency or ranking 5 elected official. A copy of a valid lease agreement from 6 a federal agency shall satisfy this requirement; 7 8 (B) For corporations, at least two one 9 principal officers; 10 11 (C) For a sole proprietorship or 12 partnership, a proprietor or general partner, 13 respectively. 14 15 (iii) All permit applications shall be prepared under the supervision of a professional engineer 16 17 registered in the State of Wyoming. All permit 18 application forms shall be stamped, signed and dated by a 19 professional engineer. In addition, all portions of the 20 permit application which require geological services or work shall be stamped, signed and dated by a professional 21 22 geologist. 23 24 (iii) The permit application shall contain a 25 completed application form, and the information required 26 in this subsection. 27 28 (A) A written report shall be submitted 29 containing the following information: 30 31 (I) The name, address and telephone 32 number of the legal operator of the facility to whom the permit would be issued and, at a minimum, a summary, 33 34 listing of any administrative order, civil or 35 administrative penalty assessment, bond forfeiture, civil, misdemeanor, or felony conviction, or court proceeding for 36 37 any violations of any local, state or federal law 38 occurring within a minimum of five (5) years of 39 application submittal relating to environmental quality or 40 criminal racketeering, of the solid waste manager, the applicant, or if the applicant is a partnership or 41 corporation, any partners in the partnership or executive 42 43 officers or corporate directors in the corporation; 44 45 (II) Name, address and telephone 46 number of the solid waste manager. A description of the 47 solid waste manager training and examination program to be

roguiromon	ts of Chapter 2, Section 5(a). The descript
_	
	ude a specific listing of the training cours
	quired frequency of attendance at each cours
the solid	waste manager;
	(III) Legal description of the
property t	o be used as a disposal site. The complete
legal desc	ription shall consist of a plat and legal
_	n, monumented and signed in accordance with
33-29-111,	by a Wyoming licensed land surveyor;
	(IV) A brief narrative describing
disposal f	acility. The narrative should include an
estimate o	f the size of the facility, the type of wast
	ctivities that are planned (area fill, trenc
_	ial waste areas) and the type, amount, and
_	incoming waste. The narrative should also
	he service area of the disposal facility;
acserise e	ne bervice area of the arbpobar ractifey?
	(V) Information describing surfac
and minera	l ownership of the site and surface ownershi
all lands	within one (1) mile of the facility boundary
all lands	
	(VI) Demonstration that the faci
	(VI) Demonstration that the faci minimum location standards specified in Chap
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	caused by natural features or man-made features or
	and which may result in geologic hazards
	ng, but not limited to, slope failures, landslid
rockfal	ls, differential and excessive settling or sever
erosio r	l ;
	(4.)
	(4.) Identification of any
sersuire wetland	: impact zones, fault areas, floodplains, and ls;
	(5.) 5. 11. 11.
	(5.) Depth to the uppermost
	vater. Information on groundwater aquifer thickr
_	rologic properties such as the groundwater flow
directi	on and rate, and the potentiometric surface;
	(6.) Existing quality of
_	rater beneath the facility; identification of
backgro	ound water quality data;
	(7.) Supporting documentation
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	well completion logs, geologic cross-sections, pring lithologic logs, potentiometric surface may
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	facility through the closure period;
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	(5.) A detailed description of
the facility	y liners, caps, berms, or other containment
levices that	t will be used, along with the methods of
constructio r	n and associated construction quality control
program;	
	(6.) A description of the
systems use	d for monitoring, collection, treatment and
lisposal of	leachate, if required;
	(7.) A description of the fire
ınd other er	mergency protection measures;
	(8.) A description of the
:opsoil hand	dling procedures to be used, including measures
so be used t	to protect the piles from erosion;
	(9.) A description of the signs
	e posted to identify the landfill and listing
:he informat	tion required in Chapter 2, Section 4(c);
	(10.) A description of the
litter cont	rol program, including the frequency for litter
collection f	for internal fences, perimeter roads and off
site areas (special operating procedures to be used during
periods of l	nigh wind, and a summary of any wind speed and
direction da	ata available for the local area;
direction de	ata available for the local area; (11.) Type and amount of
equipment to	(11.) Type and amount of
equipment to	(11.) Type and amount of be provided at the site for excavating, earth
equipment to moving, spro specific pu	(11.) Type and amount of be provided at the site for excavating, eartheading, compaction and other needs; the
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	(1.) A description of the
monitoring well	location, design, construction, and
development;	
_	
	(2.) A description of the
groundwater sam	oling program including sampling frequen
	, sampling procedures, test methods and
quality control ;	;
	(3.) A description of the
methane gas sys t	tem for venting and/or monitoring include
	, design and construction;
	(4.) A description of the
methane gas moni	toring frequency, procedures and test
parameters, if ı	required;
	(5.) Any other information
necessary to dem	monstrate compliance with the monitoring
	Fied in Chapter 2, Section 6.
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	(XII) A detailed descriptive
statement of the	
	c closure/post closure stage of landfil
	(XII) A detailed descriptive closure/post closure stage of landfil: cluding the following information:
	c closure/post closure stage of landfil:
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                            (7.) The method by which any
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    environmental monitoring systems and corrective action
    systems will be maintained, including the time period over
4
5
    which this will occur;
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7
                      (8.) The length of time and
8
    method by which the operator will maintain access
9
    restrictions to any closed facility;
10
11
                        (9.) Any other information
12
    necessary to demonstrate compliance with the closure/post-
13
    closure standards specified in Chapter 2, Section 7.
14
15
                 (B) An original USGS topographic map with
    a scale of 1:24,000 with the proposed facility location
16
    shown; an original USGS topographic map with a scale of
17
    1:62,500 or other suitable topographic map may be
18
19
    submitted if a 1:24,000 map is unavailable.
20
21
                 (C) A map or aerial photograph of the area
22
    shall be submitted showing land ownership, land use and
23
    zoning within one (1) mile of the disposal site. The map
24
    or photograph shall be of sufficient scale to show all
    city boundaries, each occupied dwelling house, schools,
25
    hospitals, industrial buildings, water wells, water
26
27
    courses, roads and other applicable details and shall
28
    indicate the general topography.
29
30
                  (D) A general facility plot plan at a
31
    scale not greater than 200 feet to the inch with five (5)
32
    foot contour intervals shall be submitted. The general
    facility plot plan shall illustrate the following
33
34
    features:
35
36
                    (I) Facility boundaries, including
37
    any buffer zones proposed between the solid waste boundary
38
    and the property boundary;
39
40
                       (II) Points of access;
41
42
                     (III) Location of soil borings,
    groundwater monitor wells, and methane monitor wells;
43
44
45
                       (IV) Location of proposed trenches or
46
    area fill locations;
47
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	(V) Working area/perimeter fire l
	(VI) Locations of any facility
buildings to house	equipment or for other uses;
	(VII) Working area/perimeter fend
location;	
	Additional facility plot plans at
•	general facility plot plan, shall bo sary to show orderly development and
	rough the life of the site. These p
plans shall contain	n the following information:
	(I) Excavation plans for developm
of trenches or pre	paration of area fill locations.
	(II) Development of temporary sur
	ructures which may be necessary to
adequately control	surface water run-on and run-off;
	(III) Access to active waste disp
areas, including de	evelopment of internal roads;
	(IV) Daily cover stockpile locati
	(V) Topsoil storage pile location
	(VI) Litter screen placement
information;	(VI) hitter screen pracement
	(VII) Location of special waste
management or disp	
	(VIII) Other details pertinent to
development and use	
(5)	
	A map showing proposed final conto e no greater than 200 feet to the ir
	contour intervals, shall be submitt
——————————————————————————————————————	- Cross sections and/or drawing deta
	with sufficient specifications to
	(I) Internal litter catch screens
fences;	
Draft Strike & Unde	erline
PIGIC SCIIVE & OHO	2T T TIIC

(VIII) Methane gas venting and monitoring systems: (IX) Surface and subsurface drain systems to control run on and run off and/or inflow; (X) All components of engineered containment systems, if applicable, which include, but not limited to, liners, caps and berms; (XI) Any other design details requested by the administrator. (II) A copy of the recordkeeping log maintained during the operating life and closure/post-closure maintenance period shall be submitted. (I) Facilities for which engineered containment systems are required shall submit construct quality assurance/quality control (QA/QC) plans describe following construction and testing characteristics (I) For engineered clay barrier layers, the QA/QC plan shall describe how clay moisture content will be maintained or adjusted, the technique which lift thickness will be maintained, the manner in which clay lifts will be compacted, the method used to measure clay moisture content and density in the field		
(IV) Trench or area fill method; (V) Special waste areas, where appropriate; (VI) Systems used for monitoring, collection, treatment and disposal of leachate, if required; (VII) Groundwater monitoring well design; (VIII) Methane gas venting and monitoring system; (IX) Surface and subsurface drain systems to control run on and run off and/or inflow; (X) All components of engineered containment systems, if applicable, which include, but not limited to, liners, caps and berms; (XI) Any other design details requested by the administrator. (II) A copy of the recordkeeping log maintained during the operating life and closure/post-closure maintenance period shall be submitted. (I) Facilities for which engineered containment systems are required shall submit construction and testing characteristics (I) For engineered clay barrier layers, the QA/QC plan shall describe how clay moisture content will be maintained or adjusted, the technique which lift thickness will be compacted, the method used to measure clay moisture content and density in the field during construction, and the frequency of moisture construction or some content of the method used to measure clay moisture content and density in the field during construction, and the frequency of moisture construction or some content or so		(II) Working area/perimeter fenci
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                        (II) For synthetic membranes, the
    QA/QC plan shall describe the method used to test 100% of
3
4
    all seams for leaks, the frequency of destructive testing
    for seam strength, the layout pattern for each roll of
5
6
    membrane material, the procedure to be followed for post-
    installation defect identification and repair, the results
7
8
    of testing or literature review which demonstrates the
9
    compatibility of the membrane material with the waste
    and/or waste leachate, and the procedures used to assure
10
11
    each roll of membrane material meets the manufacturer's
    specifications for material properties.
12
13
14
                        (III) For lateral drainage layers,
15
    the OA/OC plan shall describe the method used to assure
    achievement of the approved grain size uniformity and
16
    layer thickness for granular layers, the method by which
17
    drainage layers shall be installed without damaging any
18
19
    imbedded leachate collection system, leak detection system
20
    or membrane, and the installation procedure for the filter
21
    fabric or granular filter layer overlying the drainage
22
    <del>layer.</del>
23
24
              (iv) The permit application shall contain
    information demonstrating compliance with the standards in
25
    Chapters 6, 7, 8, and/or 10, if applicable.
26
27
28
              Renewal application requirements:
29
30
            (i) Renewal applications shall be submitted as
31
    required in Chapter 1 , Section 2(e).
32
33
                   (A) Each renewal application and shall
34
    include a compilation of any available previous permit
35
    application materials and supplemental information updated
    and revised as necessary to document facility operations
36
    and activities carried out during the last permit term.
37
38
    fulfill the information requirements specified in
39
    subsection (b) of this section, except for (b)(iii)(A)(V)
40
    [mineral and surface ownership] and (b)(iii)(A)(VIII)
    [site suitability].
41
42
43
                  (B) Each renewal application submitted in
    accordance with the requirements of Chapter 1, Section
44
    2(e) Renewal applications shall include a copy of the
45
46
    approved permit or renewal permit application or the
47
    previous approved renewal permit application, with
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drawings and narrative updated and revised as necessary to
    document the facility operations and activities carried
2
    out during the previous permit term. If such activities
3
4
    differed from those in the approved permit or previously
    approved renewal permit, the application shall describe
5
6
    the minor changes and approved major amendments. The
    applicant shall have the option to submit copies of only
7
8
    the updated and revised portion of the previous
9
    application, or revisions to the previous application if
    the revised and updated pages and drawings are
10
11
    appropriately numbered and dated to facilitate
12
    incorporation into the previous permit document.
13
14
              (ii) All rRenewal applications shall contain
15
    the following information:
16
17
                   (A) Any necessary plan revisions for the
18
    upcoming permit renewal period. Any and any requests for
19
    approval of amendments;
20
21
                   (B) Detailed construction and operation
22
    specifications for the upcoming permit period, if such
23
    specifications were not included in an approved facility
24
    permit application;
25
                  (C) Assessment of site life remaining. If
26
27
    less than five (5) years of capacity remains, a
28
    description of steps taken to secure a new facility or
29
    alternate waste management options shall be included;
30
31
                 (D) Description of intermediate
32
    reclamation efforts, with evaluation of revegetation
33
    results;
34
35
              (E) A description of steps taken to
36
    mitigate or correct practices that have resulted in past
37
    operational deficiencies; and
38
39
                 (F) Any necessary information
    demonstrating compliance with the standards in Chapters 6,
40
    7, 8 and/or 10, if applicable.
41
42
43
     (d) Closure permit application requirements:
44
45
            (i) Closure permit applications shall be
46
    submitted as required in Section 2(a) of this chapter.
47
```

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(A) Each closure permit application
 1
    submitted in accordance with the requirements of Section
2
    2(a) of this chapter, shall contain the following
 3
4
    information in addition to the information required in
    subsection (d)(i)(B) of this section:
5
6
7
                      (I) A narrative describing the site
8
    operating history including the dates of operation, the
    disposal methods used and the types and amounts of waste
9
10
    accepted;
11
12
                       (II) A general facility plot plan at
13
    a scale not greater than 200 feet to the inch illustrating
14
    past areas of waste deposition, estimated dates of fill
15
    and any other pertinent features;
16
17
                       (III) Data on site geology and
    hydrology as specified in subsections (b)(iii)(A)(VII) and
18
19
    (b)(iii)(A)(IX) of this section;
20
21
                      (IV) A map of the site area as
22
    specified in subsection (b)(iii)(C) of this section;
23
24
                       (V) An evaluation of the facility's
    potential to impact surface water and groundwater quality,
25
    based on the hydrogeologic information and the facility's
26
27
    design and operating history.
28
29
                  (B) Each closure permit application shall
30
    contain a permit application form signed in the manner
    described in Sections 2(b)(i) and 2(b)(ii) of this chapter
31
    and the following information; a copy of the pertinent
32
    materials from the approved permit application or approved
33
    renewal permit application, revised and updated as
34
35
    necessary, may be used to fulfill these requirements:
36
37
                       (I) General site information
38
    specified in subsections (b)(iii)(A)(I) through
39
    (b)(iii)(A)(III) of this section;
40
41
                   (II) Environmental monitoring system
    information specified in subsection (b)(iii)(A)(XI) of
42
43
    this section;
44
45
                       (III) Closure/post-closure
46
    information specified in subsection (b)(iii)(A)(XII) of
    this section;
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1 2 (IV) A final contour map specified in 3 subsection (b)(iii)(H) of this section; and 4 5 (V) Any supporting documentation 6 listed in subsections (b)(iii)(I) and (J) of this section that is pertinent to the closure/post-closure phase. 7 8 9 (ii) The closure permit application requirements shall contain information demonstrating 10 11 compliance with the closure standards in Chapters 6, 7 12 and/or 8, if applicable. 13 14 (ed) Permit terms: 15 16 Effective July 1, 2012, new municipal solid 17 waste landfill MSWLF operating permits and renewal permits 18 for existing municipal solid waste landfills MSWLFs shall 19 be lifetime permits. 20 21 (ii) Closure permits shall be for a period 22 which includes the time required to complete closure 23 activities and the minimum post-closure term specified in 24 Section $\frac{7(q)}{12}$ of this chapter. The closure permit period 25 will extend until the Administrator finds that the facility has been adequately stabilized and the 26 27 environmental monitoring or control systems have 28 demonstrated that the facility closure is protective of 29 human health and the environment consistent with the 30 purposes of the act. 31 32 (f) Financial assurance requirement: Any operator of a municipal solid waste landfill subject to the 33 34 financial assurance requirements of Chapter 7 shall 35 provide and maintain adequate assurance of financial 36 responsibility as specified therein, prior to issuance of 37 a permit by the director. 38 39 (ge) Permit amendments constituting a major change: 40 41 (i) All amendments constituting a major change 42 shall comply with the location, design and construction, operating, monitoring, financial assurance and closure 43 44 standards of the applicable chapters of these rules and 45 regulations. No amendment shall be implemented by the 46 operator without the prior written authorization of the

Administrator.

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(ii) The operator shall submit two (2)three (3) complete paper copies and one (1) complete electronic copy of the proposed amendment unless an alternative is approved by the Administrator. Permit amendments may be proposed independently or in conjunction with a permit renewal or closure permit application. Permit amendments may be proposed in conjunction with annual reports, but must be separately designated as amendments. Properties a mendments proposed in conjunction with annual reports will be processed in accordance with Chapter 1, Section 3 of these rules. Major permit amendments will be processed in accordance with this section. The application shall include a cover letter describing in detail the amendment sought. The application for amendment shall include revisions to the permit application sufficient to fully describe the proposed amendment including a revised table of contents and replacement text, plates, and/or drawings which are fully formatted and numbered for insertion into the permit application.

(ii<u>i</u>) The Administrator shall conduct a completeness review and notify the applicant within sixty (60) days of receipt of the application whether or not it is complete. If the Administrator deems the application incomplete, he or she shall so advise and state in writing to the applicant the information required. All items not specified as incomplete at the end of the first sixty (60) day period shall be deemed complete for the purposes of this subsection.

(A) If the applicant resubmits an application or further information, the Administrator shall review the application or additional information within sixty (60) days of each submission and advise the applicant in writing if the application is complete.

(B) After the application is determined complete, the applicant shall give written notice of the application as required in Chapter 1, Section 2(b)(i)

 $(i\underline{v}$ ii) The Administrator shall review the application and unless the applicant requests a delay, advise the applicant in writing within ninety (90) days from the date of determining that the application is complete, that a proposed permit amendment is suitable for

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publication under Chapter 1, Section 2(b)(ii), or that the application is deficient, or that the application is denied. All reasons for deficiency or denial shall be stated in writing to the applicant. All items not specified as being deficient at the end of the first ninety (90) day period shall be deemed sufficient for the purposes of this subsection.

(A) If the applicant submits additional information in response to any deficiency notice, the Administrator shall review such additional information within thirty (30) days of submission and advise the applicant in writing if a proposed permit amendment is suitable for publication, or that the application is still deficient, or that the application is denied.

(B) If the application is determined to be complete and demonstrates compliance with the applicable standards, the Administrator shall prepare a proposed permit amendment. The applicant shall provide public notice as specified in Chapter 1, Section 2(b)(ii).

If no hearing is requested, the (C) Director shall render a decision on the proposed permit amendment within thirty (30) days after completion of the notice period. If substantial written objections are received by the Director by 5:00 pm on the last day of the public comment period, a public hearing will be held within twenty (20) days after the last day of the public comment period, unless a different schedule is deemed necessary by the council. The council or Director shall publish notice of the time, date, and location of the hearing in a newspaper of general circulation in the county where the applicant plans to locate the facility or where the facility is located, once a week for two (2) consecutive weeks immediately prior to the hearing. hearing shall be conducted as a contested case in accordance with the Wyoming Administrative Procedures Act, and right of judicial review shall be afforded as provided in that Act. The Director shall issue or deny the permit amendment no later than fifteen (15) days from receipt of any findings of fact and decision of the environmental quality council.

(D) In granting permit amendments, the Director may impose such conditions as may be necessary to accomplish the purpose of the act and which are not

inconsistent with the existing rules, regulations, and standards.

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Section 3. General Facility Information. A written report shall be submitted containing the following information.

(a) Operator: The name, address and telephone number of the legal operator of the facility to whom the permit would be issued and, at a minimum, a summary, listing of any administrative order, civil or administrative penalty assessment, bond forfeiture, civil, misdemeanor, or felony conviction, or court proceeding for any violations of any local, state or federal law occurring within a minimum of five (5) years of application submittal relating to environmental quality or criminal racketeering, of the solid waste manager, the applicant, or if the applicant is a partnership or corporation, any partners in the partnership or executive officers or corporate directors in the corporation;

(b) Manager: Name Position title, address and telephone number of the solid waste manager. A description of the solid waste manager training and examination program to be used by the operator to assure compliance with the requirements of this Chapter: 2, Section 5(a). The description shall include a specific listing of the training courses, and the required frequency of attendance at each course by the solid waste manager;

(c) <u>Legal description</u>: Legal description of the property to be used as a disposal site. The complete legal description shall consist of a plat and legal description, monumented and signed <u>in accordance with W.S. 33-29-111</u>, by a Wyoming licensed land surveyor;

(d) Facility narrative: A brief narrative describing the disposal facility. The narrative should include an estimate of the size of the facility, the type of waste disposal activities that are planned (area fill, trench fill, special waste areas) and the type, amount, and source of incoming waste. The narrative should also describe the service area of the disposal facility;

(e) <u>Surface and mineral ownership:</u> Information describing surface and mineral ownership of the site and

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surface ownership of all lands within one (1) mile of the facility boundary;

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(f) <u>Site suitability:</u> Any information known to the applicant that would limit the site's suitability as a sanitary landfill.

(g) <u>Service area:</u> The service area (source of wastes) and the type and quantity of waste (on a daily, weekly or monthly basis) that will be disposed at the facility;

(h) <u>Capacity:</u> Estimated site capacity <u>in tons or cubic yards of waste</u> and site life, including the calculations on which these estimates are based;

 (i) <u>Potential to impact surface and groundwater:</u> An evaluation of the facility's potential to impact surface and groundwater quality, based on the facility design and <u>the</u> hydrogeologic <u>characteristics</u>; <u>information required in subsection</u> (b)(iii)(A)(X) of this section;

(j) For any commercial solid waste management facility, the application shall contain a verification that the applicant has complied with the requirements of W.S. 35-11-514.

(j) Intermediate reclamation: For renewal applications provide a summary description of intermediate reclamation activities conducted over the past permit term and anticipated during the next permit term.

(k) Access agreement: The application shall include the following access agreement:

Department representatives, upon the presentation of credentials and other documents as may be required by law, to access and enter upon the operator's premises where a regulated facility or activity is located or conducted, or where records must be kept under the conditions of a permit, authorization or exemption; have access to and copy, at reasonable times, any records that must be kept under the conditions of any permit, authorization or exemption; inspect at reasonable times any facilities, equipment (including monitoring and control equipment), practices, or operations regulated or required under the Act; and collect resource data, sample or monitor at

reasonable times, for the purposes of ensuring compliance 1 or as otherwise authorized by the appropriate rules and 2 regulations of the Department, any substances or 3 4 parameters at any location. 5 6 Section 34. Location Standards. All facilities 7 shall meet the following standards: 8 9 (a) New facilities: New municipal solid waste landfills shall not be located in violation of W.S. 35-11-10 11 502(c) and the standards described in this section. 12 13 (i) Airport proximity: Facilities containing 14 putrescible wastes capable of attracting birds are 15 prohibited within 5,000 feet of any airport runway used by only piston-type aircraft, and within 10,000 feet of any 16 airport runway used by turbojet aircraft. Effective April 17 5, 2000, new municipal landfill units must comply with 18 19 Section 503 of the Wendell H. Ford Aviation Investment and 20 Reform Act for the 21st Century. The Wendell H. Ford 21 Aviation Investment and Reform Act for the 21st Century 22 requires that after April 15, 2000, no new facility that 23 receives putrescible waste capable of attracting birds shall be constructed within 6 miles of a public airport 24 that has received grants under 49 U.S.C. Chapter 471 and 25 is primarily served by general aviation aircraft and 26 27 regularly scheduled flights of aircraft designed for 60 28 passengers or less unless the Wyoming Department of 29 Transportation, Aeronautics Division requests that the 30 Administrator of the Federal Aviation Administration 31 exempt the landfill from this requirement and the 32 Administrator determines that such exemption would have no adverse impact on aviation safety. For the purposes of 33 34 this section putrescible waste means solid waste which

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(i±) Local zoning ordinances: Facility locations shall not be in conflict with local zoning ordinances or land use plans that have been adopted by a county commission or municipality.

contains organic matter capable of being decomposed by

microorganisms and of such a character and proportion as

to be capable of attracting or providing food for birds.

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(iii) Distance to residences and other buildings: Except upon a variance granted by the director in accord with W.S. 35 11 502(c), no facility greater than one (1) acre in size shall be located between 1,000 feet

and one (1) mile of a public school except with the written consent of the school district board of trustees, or between 1,000 feet and one (1) mile of an occupied dwelling house except with the written consent of the owner. Additionally, facilities of any size shall not be located within 1,000 feet of any occupied dwelling house, school or hospital, and shall not be located within 300 feet of any building unless provisions have been made for protection from methane gas accumulation.

(iv) Distance to roads and parks:

(A) Except upon a variance granted by the director in accord with W.S. 35 11 502(c), no facility greater than one (1) acre in size shall be located between 1,000 feet and one-half (½) mile of the center line of the right of way of a state or federal highway unless screened from view as approved by the administrator. Additionally, facilities of any size shall not be located within 1,000 feet of any interstate or primary highway right-of-way, unless the facility is screened from view by natural objects, plantings, fences or other appropriate means, and is authorized by the state highway commission in accord with provisions of the Junkyard Control Act, W.S. 33-19-103 et seq.

(B) Facilities shall not be located within 1,000 feet of any public park or recreation area unless the facility is screened from view by natural objects, plantings, fences or other appropriate means.

(v) Distance to drinking water sources: Except upon a variance granted by the director in accord with W.S. 35 11 502(c), no facility greater than one (1) acre in size shall be located between 1,000 feet and one half (½) mile of a water well permitted or certificated for domestic or stock watering purposes except with written consent of the owner of the permit or certificate. Additionally, facilities of any size shall not be located within 1,000 feet of any drinking water source such as a well or surface water intake.

(vi) Distance to other surface waters:

(A) Facilities shall not be located within 1,000 feet of any perennial lake or pond which is either naturally occurring, or which contains water used for any purpose not directly related to an industrial process.

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1
2
                  (B) Facilities shall not be located within
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    300 feet of any industrial process water or storm water
4
    management pond.
5
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                 (C) Facilities shall not be located within
7
    300 feet of any perennial river or stream.
8
9
             (vii) Floodplains: Facilities shall not be
    located within the boundaries of a 100 year floodplain.
10
11
12
             (viii) Wetlands: Facilities shall not be
13
    <del>located in wetlands.</del>
14
15
              (ixi) Wild and Scenic Rivers Act: Facility
16
    locations shall not diminish the scenic, recreational and
    fish and wildlife values for any section of river
17
18
    designated for protection under the Wild and Scenic Rivers
19
    Act, 16 USC 1271 et seq., and implementing regulations.
20
21
              (xiii) National Historic Preservation Act:
22
    Facilities shall not be located in areas where they may
    pose a threat to an irreplaceable historic or
23
24
    archeological site listed pursuant to the National
25
    Historic Preservation Act, 16 USC 470 et seq. and
26
    implementing regulations, or to a natural landmark
27
    designated by the National Park Service.
28
29
              (xiv) Endangered Species Act: Facilities shall
    not be located within a critical habitat of an endangered
30
31
    or threatened species listed pursuant to the Endangered
32
    Species Act, 16 USC 1531 et seq., and implementing
    regulations, where the facility may cause destruction or
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34
    adverse modification of the critical habitat, may
35
    jeopardize the continued existence of endangered or
36
    threatened species or contribute to the taking of such
37
    species.
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39
              (xiiv) Big game winter range: Facilities shall
40
    not be located within critical winter ranges for big game
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    unless after considering information from the Wyoming Game
42
    and Fish Department, the Administrator determines that
43
    facility development would not conflict with the
    conservation of Wyoming's wildlife resources.
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              (xiii) Fault areas: Facilities shall not be
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    located within 200 feet of a fault that has had
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1 displacement in Holocene time. 2 3 (xiv) Avalanche areas: Facilities shall not be 4 located in documented avalanche prone areas. 5 6 (xv) Hydrogeologic conditions: Facilities 7 shall not be located in an area where the administrator, 8 after investigation by the applicant, finds that there is a reasonable probability that solid waste disposal will 9 have a detrimental effect on surface water or groundwater 10 11 quality. 12 13 (xvi) Distance from incorporated cities or 14 towns: Except upon a variance granted by the director in accord with W.S. 35-11-502(c), no facility greater than 15 16 one (1) acre in size shall be located within one (1) mile of the boundaries of an incorporated city or town. 17 18 19 (xvii) Compliance with other standards: 20 Facilities which are also subject to regulation under Chapters 6 or 8 of these rules and regulations shall not 21 22 be located in violation of the standards in those 23 chapters. 24 25 (b) Existing facilities New units, existing units, and lateral expansions: New units, existing units and 26 27 lateral expansions shall not be located in violation of 28 the applicable standards below. Any supporting 29 information needed to demonstrate compliance with these 30 standards shall be provided in an appendix to the permit application. + 31 32 33 (i) Airport safety. 34 35 (A) New MSWLF units, existing units, and lateral expansions located within 10,000 feet (3,048 36 meters) of any airport runway end used by turbojet 37 aircraft or within 5,000 feet (1,524 meters) of any 38 airport runway end used by only piston-type aircraft must 39 40 be designed and operated so that the MSWLF unit does not pose a bird hazard to aircraft. 41 42 43 (B) Owners or operators proposing to site new MSWLF units and lateral expansions within a five-mile 44 radius of any airport runway end used by turbojet or 45 piston-type aircraft shall notify the affected airport and 46 47 the Federal Aviation Administration (FAA) and include

1 documentation of the notification in the permit 2 application. 3 4 (ii) Floodplains. 5 6 (A) New MSWLF units, existing units, and 7 lateral expansions shall not be located in a 100-year 8 floodplain unless the operator demonstrates that the unit 9 will not restrict the flow of the 100-year flood, reduce the temporary water storage capacity of the floodplain, or 10 11 result in washout of solid waste. 12 13 (iii) Wetlands. 14 15 (A) New MSWLF units and lateral expansions 16 shall not be located in wetlands. 17 (iv) Fault areas. 18 19 20 (A) New MSWLF units and lateral expansions 21 shall not be located within 200 feet (60 meters) of a 22 fault that has had displacement in Holocene time unless 23 the owner or operator demonstrates that an alternative setback distance of less than 200 feet (60 meters) will 24 25 prevent damage to the structural integrity of the MSWLF unit and will be protective of human health and the 26 27 environment. 28 29 (i) Applicability: Effective on the dates 30 specified in paragraph (b)(ii) of this section, existing 31 municipal solid waste landfills must make the following determinations demonstrating that the requirements of this 32 paragraph have been met, place those determinations in the 33 operating record of the facility, and notify the 34 35 administrator that the determinations have been placed in the operating record: 36 37 38 (A) Airports: Existing facilities, new landfill units at existing facilities, and horizontal 39 40 expansions of area fills at existing facilities, shall not be located within 10,000 feet (3,048 meters) of any 41 airport runway end used by turbojet aircraft or within 42 43 5,000 feet (1,524 meters) of any airport runway end used 44 by only piston-type aircraft, unless the owner demonstrates to the administrator that the facilities, 45 46 units, or area fills are designed and operated so that 47 they do not pose a bird hazard to aircraft. Owners

Free Crarring on Fr	ace solid wastes in new landfill units at		
existing facili	ties, or place solid wastes onto horizontal		
expansions of area fills at existing facilities which are located within a five-mile radius of any airport runway			
located within a five-mile radius of any airport runway			
end used by tur	bojet or piston type aircraft must notify		
the affected ai	rport and the federal aviation		
administration;			
	(B) Floodplains: Existing facilities, new		
landfill units	at existing facilities, and horizontal		
expansions of a	rea fills at existing facilities, shall not		
be located with	in the boundaries of a 100-year floodplain,		
unless the owne	r demonstrates to the administrator that		
the facility, u	nit, or fill will not restrict the flow of		
the 100-year fl	ood, reduce the temporary water storage		
	floodplain, or result in washout of solid		
waste so as to	pose a hazard to human health and the		
environment;			
	(C) Wetlands: New landfill units at		
existing facili	ties, and horizontal expansions of area		
fills at existi	ng facilities, shall not be located in		
wetlands unless	the owner demonstrates to the		
administrator t	hat :		
	(I) There is no practicable		
alternative loc			
	(II) There will not be a violation of		
any state or f e	deral water quality standard, the		
Endangered Spec	ies Act of 1973, or the Marine Protection,		
Research, and S	anctuaries Act of 1972;		
	(III) The unit or area fill will not		
cause or contri	bute to degradation of the wetlands,		
	factors necessary to demonstrate that		
	urces in the wetlands are sufficiently		
protected inclu	-		
	(1) Erosion, stability, and		
migration noten	tial of native wetland soils, muds and		
	o support the unit;		
acposits asea t	o support the uniter		
	(2) Erosion, stability, and		
migration noton	tial of dredged and fill materials used to		
migration poten support the uni			
STATE OF THE STATE	tr		
support the dir			
support the uni	(3) The volume and chemical		

_	(4) Impacts on fish, wildlife
_	nd other aquatic resources and their habitat from release.
	of the waste;
_	1 circ waster
	(5) The potential effects of
_	tatastrophic release of waste to the wetland and the
	esulting impacts on the environment;
Ι	esurcing impaces on the environment.
	(6) Any additional factors of
_	(6) Any additional factors, a
	ecessary, to demonstrate that ecological resources in
₩	retland are sufficiently protected;
	()
-	(IV) There will be no net loss of
	retlands, considering any mitigation steps taken by the
e	wner; and
-	(V) The owner has sufficient
i	nformation to make a reasonable determination with
¥	respect to items (I) through (IV) of this subsection;
_	(D) Fault areas: New landfill units at
ϵ	existing facilities, and horizontal expansions of area
	ills at existing facilities, shall not be located with
	100 feet (60 meters) of a fault that has had displaceme
	n Holocene time, unless the owner demonstrates to the
	dministrator that an alternative setback distance of l
	han 200 feet (60 meters) will prevent damage to the
	tructural integrity of the unit or area fill and will
	protective of human health and the environment;
F	TOTECTIVE OF HUMAN HEATTH AND THE CHVITORMENT?
	(Ev) Seismic impact zones: New landfil
т.	` _ '
_	<u>ISWLF</u> units at existing facilities, and horizontal later
	expansions of area fills at existing facilities, shall
	be located in seismic impact zones, unless the owner
	emonstrates to the administrator that all containment
	tructures, including liners, leachate collection syste
	nd surface water control systems, are designed to resi
t	he maximum horizontal acceleration in lithified earth
	aterial for the site;
n	
n	(<u>Fvi</u>) Unstable areas: New landfill <u>MSW</u>
n	
	nits at existing facilities, and horizontal expansions
υ	nits at existing facilities, and horizontal expansions rea fills at existing facilities lateral expansions, sh
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measures have been incorporated into the facility's, unit's, or area fill's design to ensure that the integrity 3 of the structural components of the facility, unit, or 4 area fill will not be disrupted. The demonstration must 5 consider: 6 7 $----(\pm A)$ On-site or local soil conditions 8 that may result in significant differential settling; 9 10 ----(IIB) On-site or local geologic or 11 geomorphologic features; and 12 13 ----(IIIC) On-site or local human-made 14 features or events (both surface and subsurface). 15 16 (c) Access roads: The roads leading to municipal 17 solid waste landfills MSWLFs shall not be subject to the 18 location standards described in this section. 19 20 Section 5. Regional Geology. The application shall 21 include a summary description of any available regional 22 geologic or hydrologic information, including copies of 23 all available well logs for wells located within one (1) 24 mile of the proposed site. Supporting documentation such 25 as well logs, cross-sections, and maps shall be supplied as an appendix. 26 27 28 Section 6. Site Specific Geology. The application 29 shall provide site Site specific data describing the 30 underlying soils, geology and groundwater, including: 31 32 (a) Soil types: A description of the soil types according to the Unified Soil Classification System, and 33 34 the estimated thickness of the unconsolidated soil 35 materials; 36 37 (b) Geologic Conditions: Information on the geologic 38 conditions, including structure, bedrock types, estimated 39 thickness and attitude, and fracture patterns; 40 41 (c) Unstable areas: Identification of unstable areas 42 caused by natural features or man-made features or events, and which may result in geologic hazards including, but 43 44 not limited to, slope failures, landslides, rockfalls, 45 differential and excessive settling or severe erosion; 46 47 (d) Identification of any seismic impact zones, Draft Strike & Underline

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1 fault areas, floodplains, and wetlands; 2 3 (ed) Groundwater information: Groundwater 4 information including the Ddepth to the uppermost groundwater, . Information on groundwater aquifer 5 6 thickness and hydrologic properties such as the 7 groundwater flow direction and rate, and the 8 potentiometric surface, + 9 10 (f) Ethe existing quality of background 11 groundwater and groundwater beneath the facility; 12 identification of background water quality data; 13 14 (ge) Supporting documentation: Supporting 15 documentation such as well completion logs, geologic cross-sections, soil boring lithologic logs, 16 17 potentiometric surface maps and soil or groundwater 18 testing data shouldshall be supplied as an appendix. 19 20 Section 47. Design and Construction Standards. - Each 21 facility shall be designed and constructed in compliance 22 with the standards listed in this section. All facilities 23 shall meet the following standards: 24 25 Surveyed corners: All site boundary corners 26 shall be surveyed and marked with permanent survey caps. 27 28 (b) Access restrictions: 29 30 (i) The working area of all facilities shall be 31 fenced in such a manner as to discourage people and livestock from entering the facility and to contain litter 32 within the facility. Additional fencing may be required 33 34 to restrict access to reclaimed areas or other areas that 35 may present public health and safety hazards. 36 37 (ii) All access roads shall be equipped with a 38 gate which can be locked when the facility is unattended. 39 40 (c) Posting: Each point of access shall be identified by a sign, which shall be easily readable and 41 shall be maintained in good condition, and which contains 42 43 at a minimum the following information: 44 45 (i) The facility name; 46 47 (ii) The name and phone number of the Draft Strike & Underline

2 - 28

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responsible person to contact in the event of emergencies;
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3
            (iii) The hours of operation;
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      (iv) Wastes that are prohibited from disposal
6
    at the facility;
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8
    (v) A requirement to notify the landfill
9
    operator of any asbestos wastes.
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11
         (db) Access roads: Facility access roads shall be
    constructed to enable use under inclement weather
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13
    conditions.
14
15
    (e) Firelanes: All facilities shall have a fire
    lane which is a minimum of ten (10) feet wide around all
16
17
    active solid waste management units or within the
    perimeter fence.
18
19
20
         (fc) Buffer zones: All facilities shall have be
21
    designed and constructed with a buffer zone which that is a
22
    minimum of twenty (20) feet wide within the facility
23
    perimeter fence.
24
25
         (d) Cover Material Availability: An evaluation of
    the availability of cover material sufficientFacilities
26
27
    shall be designed and constructed to ensure that
28
    sufficient cover material is available to properly operate
29
    the facility through the closure period;
30
31
       (q) Topsoil: Topsoil from all disturbed areas shall
32
    be stripped and stockpiled in an area which will not be
    disturbed during facility operation. These stockpiles
33
34
    shall be identified by signs, and vegetated as required
35
    for stabilization. This topsoil will be used for site
    reclamation. Topsoil shall not be removed from the
36
    facility without written authorization from the
37
38
    administrator.
39
40
       (h) Structural stability: Engineering measures
    shall be incorporated into the landfill design and
41
    construction to ensure stability of structural components
42
43
    in unstable areas, fault areas, and seismic impact zones.
44
    Landfill designs in unstable areas shall consider the
    factors described in Section
45
46
    3(b)(i)(F).
47
```

that may	result in significant differential settling;
011010 111017	
	(II) On-site or local geologic or
geomorph	ologic features; and
	(III) On-site or local human-made
Footuros	or events (both surface and subsurface).
	designs in seismic impact zones shall consider
	ors described in Section 3(b)(i)(E).all
	ent structures, including liners, leachate
	on systems, and surface water control systems, are
	to resist the maximum horizontal acceleration in
_	ed earth material for the site
	d dardi maddrar ror dhe bree
(i e	Surface water structures: Surface water
_	es shall be designed and constructed to control
	water run on and run off as follows:
	(i) Temporary structures anticipated to be used
for peri	ods less than five (5) years shall accommodate a
2 5 year,	24 hour precipitation eventprevent flow onto the
active p	ortion of the landfill during the peak discharge
from a 2	5-year storm;
	(ii) Permanent structures and temporary
structur	res anticipated to be used for five (5) years or
longer s	hall accommodate a 100-year, 24-hour precipitatio
	llect and control run-off from the active portion
of the l	andfill from at least the water volume resulting
from a 2	4-hour, 25 year storm;
	(iii) Sediment control structures shall be
	and constructed in accordance with Chapter 11 of
the Wate	r Quality Division Rules and Regulations.
	<u>Engineered containment system</u> Performance based
	requirement: New units and lateral expansions
	mply with the The following engineered containment
_	requirements are set out in W.S. 35-11-526 and W.S.
	7. The administrator may approve replacement of
	(2) foot layer of compacted soil in a composite
	th an alternate component that performs at least
	as a two (2) foot layer of compacted soil, such as
a geosyn	thetic clay liner (GCL).
	(i) Performance based design and performance

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based evaluation in consideration and approval of engineered containment systems as part of municipal solid waste landfill permits.

1 2

(A) A person submitting an application for a permit pursuant to W.S. 35 11 502 which contains a performance based design for a municipal solid waste landfill that does not incorporate an engineered containment system utilizing a composite liner and leachate collection system, shall submit a report with the application. The report shall contain the applicant's findings as to the proposed performance based design's compliance with applicable state and federal laws and regulations. The report shall contain scientific and engineering data supporting the implementation of the proposed design.

(B) In reviewing scientific and engineering data related to a permit application and report containing a performance based design which does not incorporate an engineered containment system utilizing a composite liner and leachate collection system, the administrator shall prepare a detailed performance evaluation based on applied scientific and engineering data that adheres to W.S. 35 11 527. The administrator shall determine in the performance evaluation whether to validate or invalidate the performance based design or an alternative performance based standard for landfill design contained in the permit application. The administrator shall base the performance based evaluation on acceptable applied scientific and engineering data and an analysis of that data using statistical procedures, including statistical power, when applicable.

(C) The applicant or other interested party may appeal the administrator's determination contained in a performance based evaluation of a permit pursuant to W.S. 35 11 502. If the council determines that the performance based evaluation does not accurately or adequately identify and evaluate all the data and criteria required under this section and W.S. 35-11-527, the council shall direct the administrator to reevaluate his determination. A decision by the council that the performance based evaluation is accurate and adequate shall be a final decision of the agency pursuant to the Wyoming Administrative Procedure Act.

2 - 31

	Performance based design evaluation
criteria for m	unicipal solid waste landfill units.
	(A) New municipal solid waste landfill
units and late	ral expansions approved by the administra
unaer W.S. 35	11 502 and 35 11 526 shall be constructed
	(I) In accordance with a performar
based design a	pproved by the administrator in a
performance ba	sed evaluation pursuant to W.S. 35 11 526
- Any performanc	e based design approved must ensure that
	values for pollutants listed in the Natio
	ng Water Regulations, 40 C.F.R. Part 141
_	ceeded in the uppermost aquifer at the
	of compliance as determined under
_	of this section; or
20000001011 (0)	01 01110 00001011, 01
	(II) With an engineered containmer
system that ut	ilizes a composite liner and a leachate
	tem that is designed and constructed to
	than a thirty (30) centimeter depth of
leachate over	the liner.
wıcıı paragrapı	.(a)(i) of this section, in addition to
requirements c consider other	(a)(i) of this section, in addition to to the section of the secti
requirements c	f W.S. 35 11 526 the administrator shall
requirements c consider other	f W.S. 35 11 526 the administrator shall relevant factors, including, but not
requirements c consider other limited to:	
requirements c consider other limited to:	f W.S. 35 11 526 the administrator shall relevant factors, including, but not (I) The hydrogeologic characterist
requirements c consider other limited to:	f W.S. 35 11 526 the administrator shall relevant factors, including, but not (I) The hydrogeologic characterist
requirements c consider other limited to:	f W.S. 35 11 526 the administrator shall relevant factors, including, but not (I) The hydrogeologic characteristy and surrounding land;
requirements consider other limited to: of the facilit	f W.S. 35 11 526 the administrator shall relevant factors, including, but not (I) The hydrogeologic characteristy and surrounding land;
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requirements consider other limited to: of the facilitarea; and	<pre>f W.S. 35 11 526 the administrator shall relevant factors, including, but not</pre>
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requirements consider other limited to: of the facilitarea; and characteristicarecified by teconcentration	<pre>f W.S. 35 11 526 the administrator shall relevant factors, including, but not</pre>
requirements consider other limited to: of the facilit area; and characteristic specified by tendential section of this section.	<pre>f W.S. 35 11 526 the administrator shall relevant factors, including, but not</pre>
requirements consider other limited to: of the facilitarea; and characteristicarea; specified by toncentration of this section (150) meters f	<pre>f W.S. 35 11 526 the administrator shall relevant factors, including, but not</pre>
requirements consider other limited to: of the facilited to: area; and characteristic specified by teconcentration of this section shall be locat	**The hydrogeologic characteristy and surrounding land; (II) The climatic factors of the (III) The physical and chemical and volume of the leachate. (C) The relevant point of compliance he administrator for the allowable values for pollutants under paragraph (an shall be no more than one hundred fifty rom the waste management unit boundary ared on land owned by the owner of the
requirements consider other limited to: of the facilit area; and characteristic specified by tennentration of this section (150) meters find shall be located municipal soli	f W.S. 35 11 526 the administrator shall relevant factors, including, but not (I) The hydrogeologic characteristy and surrounding land; (II) The climatic factors of the (III) The physical and chemical s and volume of the leachate. (C) The relevant point of compliance he administrator for the allowable values for pollutants under paragraph (and its shall be no more than one hundred fifty rom the waste management unit boundary are and on land owned by the owner of the distance waste landfill. In determining the
requirements consider other limited to: of the facilite area; and characteristic specified by to concentration of this section (150) meters fall be locat municipal soli relevant point	**The hydrogeologic characteristy and surrounding land; (II) The climatic factors of the (III) The physical and chemical and volume of the leachate. (C) The relevant point of compliance he administrator for the allowable values for pollutants under paragraph (and and the surrounding land) and the waste management unit boundary ared on land owned by the owner of the

	(T) III- 1-	and the second of the season of the second o
of the fa	cility and surroundin	ydrogeologic characteristics
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	(II) The	physical and chemical
:haracter	istics and volume of	the leachate;
	/ T.T.T. \	
lireation	of flow of ground wa	quantity, quality and
11 000101	-or from or ground wa	ect in the arear
	(IV) The	proximity and withdrawal
ate of g	round water users;	
	(V) The a	vailability of alternative
ources c	f drinking water supp	
Juliceb e	c driming water bupp	11007
	(VI) The	existing quality of the
		sources of contamination and
		e ground water and whether
	<u> -</u>	used or reasonably expected
.o be us e	d for drinking water;	
	(1777) Dub	lia boolth anfatt and
velfare e	ffects; and	lic health, safety and
verrare e	recest and	
	(VIII) Pr	acticable capability of the
wner or	operator.	
	_	of engineered containment
_		neered containment systems
3hall be	lesigned and construc	ted to meet these standards:
	(i) Engineered bark	ier layers forming caps
and/or li		lay shall have a maximum
		y of 1 x 10E-7 cm/sec (0.1
	These barrier layers	_
_		compacted soil barrier layers
		which do not exceed six (6)
		rm compaction of these lifts
		se of appropriate equipment.
Clay barr	ier layers forming a	cap shall be overlain by a
layer of	soil which is of suit	able thickness to protect
the clay	barrier layer from fr	ost penetration.
	(ii) All engineered	——————————————————————————————————————
_		by material of sufficient
bearing s	trength to prevent su	bsidence and failure of any

component. This bearing strength shall be documented through materials testing as specified approved by the Administrator.

(iii) Synthetic membranes used as part of any containment system shall be of a material and thickness which is suitable for the intended use, but in no case shall be less than 0.030 inches thick (30 mils) or 60 mils thick if the membrane consists of high density polyethylene (HDPE). All synthetic membranes shall be underlain by a suitable bedding material and when used with a compacted soil component, in direct and uniform contact with the compacted soil component.

(iv) Lateral drainage layers included in composite cap and liner system designs shall be composed of either granular material or a synthetic drain net of suitable lateral permeability to promote acceptable drainage, as approved by the Administrator. Lateral drainage layers shall be protected from soil clogging by either a synthetic filter fabric or a graded granular layer of a design approved by the Administrator.

(v) Leachate collection systems installed as part of an engineered containment system shall be sized and designed to efficiently collect and transport leachate. If required by the Administrator, Leak detection systems shall be designed to efficiently identify failure of the overlying barrier layer.

(h) Quality assurance/quality control (QA/QC):

(vi) The quality assurance/quality control (QA/QC) plan for engineered containment systems shall assure adequate construction and testing of the containment system components, as called for in the design specifications in the facility plan.

(I) Facilities for which engineered containment systems are required shall submit construction quality assurance/quality control (QA/QC) plans describing the following construction and testing characteristics:

(i) QA/QC plans shall ensure adequate construction and testing of the containment system components, including applicable observations, inspections, tests, and measurements. Applicable standards from the American Society for Testing and

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1
    Materials (ASTM) and Geosynthetic Research Institute (GRI)
2
    shall be used. As applicable, the QA/QC Plans shall
3
    address:
4
5
                   (A) Foundations,
6
                   (B) Compacted soil layers,
7
                   (C) Flexible membrane liners,
8
                        Leachate collection and removal
                   (D)
9
    systems including the operations/protective layer,
10
                       Gas management systems,
                   (E)
11
                   (F)
                        Final cover systems, and
12
                   (G)
                        Other components as required by the
13
    Administrator.
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 (ii) For engineered clay barrier compacted soil layers, the QA/QC plan shall describe how clay moisture content will be maintained or adjusted, the technique by which lift thickness will be maintained, the manner in which clay lifts will be compacted, the method used to measure clay moisture content and density in the field during construction, and the frequency of moisture content and density testing.

shall describe the method used to test 100% of all seams for leaks, the frequency of destructive testing for seam strength, the layout pattern for each roll of membrane material, the procedure to be followed for postinstallation defect identification and repair, the results of testing or literature review which demonstrates the compatibility of the membrane material with the waste and/or waste leachate, and the procedures used to assure ensure each roll of membrane material meets the manufacturer's specifications for material properties.

(iv) For lateral drainage layers, the QA/QC plan shall describe the method used to assureensure achievement of the approved grain size uniformity and layer thickness for granular layers, the method by which drainage layers shall be installed without damaging any imbedded leachate collection system, leak detection system or membrane, and the installation procedure for the filter fabric or granular filter layer overlying the drainage layer.

_____(v) Identify key personnel, their qualifications, and their role in the development and

(vi) After construction is complete the owner or operator shall submit a certification, signed by an engineer licensed to practice in Wyoming, that the approved QA/QC plan has been carried out and that the unit meets the requirements of this section. Documentation supporting the engineer's certification shall be submitted with the certification. Wastes shall not be accepted in the newly constructed unit without written authorization from the Administrator. Copies of the engineer's certification and supporting documentation shall be maintained in the operating record.

(vii) Detailed design plans, including but not limited to plans for liners, leachate collection and management systems, caps and associated QA/QC plans shall be submitted as part of the lifetime permit or renewal as applicable. Additional or modified detailed design plans for engineered containment systems shall be submitted as a minor change unless a design change is proposed that constitutes a major change.

(1) Volumetric capacity limit for refuse units with engineered containment systems: No refuse unit for which an engineered containment system is required shall have a volumetric capacity of greater than 1,000,000 cubic yards, unless the operator can demonstrate that the liner leak detection system is capable of isolating the location of any leak which occurs in the primary liner.

 (\underline{mi}) Slope stability for excavations: Trench walls shall not exceed a ratio of 1.5:1 (horizontal:vertical) unless a slope stability analysis demonstrates steeper slopes can be safely constructed and maintained. This analysis may be based on site specific soil stability calculations or Wyoming Occupational Safety and Health Administration regulations for excavations.

 (n) Litter control structures: Litter control structures shall be designed and constructed to control litter within the facility.

 $(\bullet j)$ Methane control systems for on-site structures: All structures on the landfill facility will be designed to prevent the accumulation of methane such that the concentration of methane gas in facility structures does

not exceed twenty-five percent (25%) of the lower explosive limit (LEL) for methane.

2 3 4

(k) A description of the methane gas system for venting and/or monitoring including system location, design and construction. Landfill gas management systems:

If required, the permit application shall include landfill gas management system design and construction information.

 (p) Special waste management standards: Any facility used for the management of a special waste regulated under Chapter 8, Special Waste Management Standards, shall also comply with the applicable design and construction standards established under Chapter 8.

 (q) Transfer, treatment and storage facility standards: Any facility used for the transfer, treatment or storage of solid wastes shall also comply with the applicable design and construction standards established under Chapter 6.

 Section <u>58</u>. Operating Standards. <u>All facilities</u> shall be operated in accordance with the standards described in this section. All facilities shall meet the following standards:

(a) Qualified Solid Waste Manager: Each facility shall be managed by a qualified solid waste manager. In the event that a qualified solid waste manager terminates employment for any reason, a new solid waste manager shall be designated within three (3) months of such termination. For any facility which is constructed, operated and monitored in compliance, the solid waste manager's qualifications shall be presumed to be adequate. For any facility which is not being constructed, operated, or monitored in compliance, the solid waste manager may be required to complete additional training and/or demonstrate his or her qualifications by written or oral examination. A qualified solid waste manager shall:

(i) Possess a complete working knowledge of the facility construction, operating and monitoring procedures, as specified in the permit application and the permit letter issued by the Director.

(ii) Attend the classroom or field training program described in the approved permit application,

2 - 37

which shall include training for the identification of PCB wastes and hazardous wastes regulated under Subtitle C of the Federal Resource Conservation and Recovery Act and the state hazardous wastes rules and regulations.

(iii) Attend any training course sponsored by the Administrator, which the Administrator requires to provide training on changes to state or federal solid waste rules or guidelines. For any such mandatory training course, the Administrator shall provide each operator with a minimum of ninety (90) days notice prior to the scheduled training course.

(iv) Comply with the requirements of this
subsection:

(A) No later than six (6) months following assumption of responsibility for operating a facility, for a new solid waste manager; or

(B) No later than six (6) months following the date the facility is permitted under this chapter, for an existing solid waste manager.

(b) Copy of plan: A copy of the operating plan shall be available at the facility when landfill personnel are on-site.

(c) Equipment/backup equipment: All facilities shall have equipment that is adequate to deposit, compact and cover refuse. In the event of equipment breakdown, backup equipment shall be obtained to insure compliance with the compaction and covering requirements of these rules and regulations.

(dc) Access Restrictions:

 (i) Public access shall be controlled and unauthorized vehicular traffic and illegal dumping of wastes shall be prevented by using artificial barriers, natural barriers, or both, as appropriate to protect human health and the environment.

 (ii) The working area of all facilities shall be fenced in such a manner as to discourage people and livestock from entering the facility and to contain litter within the facility. Additional fencing may be required

2 - 38

1 to restrict access to reclaimed areas or other areas that 2 may present public health and safety hazards. 3 4 (iii) All access roads shall be equipped with a 5 gate which canshall be locked when the facility is 6 unattended. 7 8 (ii) Effective on the dates in paragraph (f)(iii) of this section, facility access gate(s) shall be 9 closed and locked to restrict access by the public to the 10 11 active disposal area of the facility at the end of each 12 operating day. 13 14 (iii) The requirements of paragraph (f)(ii) of 15 this section shall be effective on: 16 17 (A) October 9, 1993, for Type I municipal 18 solid waste landfills; 19 20 (B) April 9, 1994, for Type I municipal 21 solid waste landfills receiving less than one hundred 22 (100) tons per day of municipal solid wastes; and 23 24 (C) October 9, 1997, for Type II municipal solid waste landfills. 25 26 27 (ed) Liquid wastes: Bulk or noncontainerized liquid 28 wastes may not be placed in a municipal solid waste landfillMSWLF disposal unit, unless: the facility has been 29 30 permitted by the director to receive such wastes at a 31 separate solid waste management unit or unless the wastes have been treated to pass the paint filter liquids test. 32 Containerized liquid wastes that are not household wastes, 33 34 and are in containers that are larger than those normally 35 disposed by households, may not be placed in a municipal solid waste landfill unless the facility has been 36 37 permitted by the director to receive such wastes and the wastes have been treated to pass the paint filter liquids 38 39 test. 40 41 (i) The waste is household waste other than 42 septic waste; 43 44 (ii) The waste is leachate or gas condensate derived from the landfill unit and the unit is designed 45 46 and constructed with a composite liner and leachate 47 collection system.

1 2 (fe) Hazardous wastes: 3 4 (i) No municipal solid waste landfill MSWLF may 5 accept regulated quantities of hazardous wastes regulated 6 under 40CFR, Part 261, except, .-- Hhazardous waste excluded under 40CFR, Part 261Subtitle C of the Federal 7 8 Resource Conservation and Recovery Act and Chapter 2 of the state hazardous waste rules and regulations may be 9 accepted if specific authorization is granted in writing 10 11 by the Administrator; 12 The facility operator shall implement a 13 (ii) 14 program of random inspections of incoming solid wastes or 15 take other steps to detect and prevent the disposal of 16 regulated hazardous wastes and PCB wastes; and 17 18 (iii) The facility operator shall promptly 19 notify the Administrator if regulated hazardous wastes or 20 PCB wastes are discovered at the facility. 21 22 (ef) Dead animals: Dead animals shall be covered 23 daily by the end of each operating day whenever carcasses 24 are disposed. Dead animals may be disposed with municipal 25 solid waste or in a separate area. 26 27 (hg) Posting: A description of the signs that will 28 Signs shall be posted at each point of access to identify the landfill and listing the information required in 29 30 Chapter 2, Section 4(c); in this subsection. Signs shall be easily readable and shall be maintained in good 31 32 condition. 33 34 Posting: Each point of access shall be identified by 35 a sign, which shall be easily readable and shall be maintained in good condition, and which contains at a 36 37 minimum the following information: 38 39 (i) The facility name; 40 41 The name position title and phone number (ii) 42 of the responsible person to contact in the event of 43 emergencies; 44 45 (iii) The hours of operation; 46 47 (iv) Wastes that are prohibited from disposal Draft Strike & Underline

2 - 40

at the facility;

(v) A requirement to notify the landfill operator of any asbestos wastes.

(h) Traffic: Signs shall be posted to direct traffic to the proper waste management area for dumping.

(i) Salvaging: Salvaging, if permitted, shall be conducted in such a manner as not to interfere with normal operations.

 (j) Burning: No open burning of solid waste is allowed, with the exception of infrequent burning of clean wood, tree trimmings, brush, agricultural wastes, silvicultural wastes, land clearing debris, diseased trees, or debris from emergency cleanup operations; this exception is valid only when the operator has obtained a permit from the Air Quality Division.

(k) Fire protection and other emergency protection measures: Facilities shall maintain, at a minimum, an unobstructed ten (10) foot firelane around all active solid waste management units or within the perimeter fence. The lLandfill personnel shall have access to portable fire extinguishers when on-site. Depending on the facility location, personnel may be required to have a communication system (radio, telephone, etc.) with which to alert the local fire department. Firelanes: All facilities shall have a fire land which is a minimum of ten (10) feet wide around all active solid waste management units or within the perimeter fence.

(1) Litter: Each facility shall maintain an effective routine litter collection program. These routine programs that shall take place both within the landfill perimeter, as well as off-site. Special operating practices may be required for use during high wind periods. Litter control structures shall control litter within the facility. The application shall specify the frequency for litter collection for internal fences, perimeter roads, and off-site areas; and special operating procedures to be used during periods of high wind. The application shall note the average local wind speed and direction.

A description of the litter control program,

including the frequency for litter collection for internal fences, perimeter roads and off site areas special operating procedures to be used during periods of high wind, and a summary of any wind speed and direction data available for the local area;

Litter control structures: Litter control structures shall be designed and constructed to control litter within the facility.

(m) Vectors: On-site populations of disease vectors shall be prevented or controlled using techniques appropriate for the protection of human health and the environment.

(n) Dust and odors: Adequate measures shall be taken to minimize dust and odors.

(o) Working face: The working face shall be confined to the smallest practical area using signs and physical barriers, if necessary. All solid wastes shall be deposited in a manner to limit windblown litter.

(p) Topsoil: Topsoil from all disturbed areas shall be stripped and stockpiled in an area which will not be disturbed during facility operation. These stockpiles shall be identified by signs, and vegetated as required for stabilization. A description of the topsoil handling procedures to be used, including measures to be used to protect the piles from erosion. This topsoil will shall be used for site reclamation. Topsoil shall not be removed from the facility without written authorization from the Administrator.

(q) Compaction: All solid waste shall be
effectively compacted in order to reduce long-term
settling and conserve landfill space.

(rq) Routine cover:

(i) Effective October 9, 1995, Type I municipal solid waste landfills shall cover aAll solid waste, excluding those wastes listed in paragraph (s)(ii) of this section, which that have has been received during the day shall be covered with an approved cover material at the end of each day that the facility is open for the receipt of wastes, except for:-

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	Effective October 9, 1997, Type II
_	waste landfills shall install an approved
	<pre>over all solid waste, excluding those n paragraph (q)(iii) of this section, which</pre>
	ved as per the following schedule:
nave been recer	ved as per the following schedule.
	(A) At the end of each day that the
	en to the public if the facility accepts for
-	than ten (10) tons of municipal solid waster
laily;	
	(B) A minimum of once every seven (7) days
if the facility	accepts for disposal an average of less
than ten (10) b	out more than three (3) tons of municipal
solid wastes da	ily;
	(C) A minimum of once every sixteen (16)
	vility accepts for disposal an average of
-	(3) tons of municipal solid wastes daily;
	(D) Prior to October 9, 1997, Type II
_	l waste landfills shall be subject to the
_	c soil cover requirements specified in
Section 7 of Ch	hapter 15 of these rules.
(iii)	Solid wastes which are not subject to the
	equirements of this paragraph are:
	ofware emergence of the end of the end of the end of
	(A) Brush, tree trimmings, and clean wood
	burned periodically under authority of
Section 5(k) of	this chapter;
	/=\ ~
L1	(B) Scrap tires managed in compliance with
the requirement	s of Chapter 8 of these rules;
	(C) Inert construction/demolition debris,
which is to be	covered as described in the facility permit
	subject to any permit limitation;
appiroacion and	. Sabject to any permit rimited from
	(D) White goods, cars, or other metallic
wastes being st	cored for shipment to a metal recycler, if
stored as descr	ribed in the facility permit application;
	(E) Petroleum contaminated soils being
	pliance with the requirements of Chapter 8
of these rules;	

(F) Friable asbestos wastes being managed in compliance with the requirements of Chapter 8 of these rules; and

(G) Any other solid wastes which the Administrator determines to be unlikely to cause, or to contribute to, disease vectors, fires, odors, blowing litter, and scavenging.

(i♥i) An approved cover material shall be:

(A) Any cover including no less than six (6) inches of compacted soil or any alternative material approved by the Administrator to adequately control infiltration, disease vectors, fires, odors, blowing litter, and scavenging;

(B) For balefills, no less than six (6) inches of compacted soil, or any alternative material approved by the Administrator to adequately control disease vectors, fires, odors, blowing litter, and scavenging, applied to the top and sides of an active balefill disposal area; balefill operations shall not be required to cover the vertical working face of the balefill facility, unless required by the Administrator to control litter, fire, odor, disease vectors, or scavenging.

(viii) At any facility where an alternate daily routine cover material has been approved for use by the Administrator, the owner or operator shall adequately compact all wastes and apply no less than six (6) inches of compacted soil at least once every thirty (30) calendar days, as a fire control measure.

(r) Intermediate cover: For any area where wastes will not be disposed for a period of 180 days, that area shall be covered with the required six (6) inches of cover material and an additional twelve (12) inches of intermediate cover.

(s) Phased reclamation: All completed refuse fill areas shall be promptly reclaimed with final cover, topsoil and revegetation in order to stabilize the landfill surface and reduce the potential for leachate generation.

nonpoint source discharge water quality management plans.

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	Groundwater contact: Wastes shall not be
allowed to	be placed in contact with groundwater.
(x v)	Groundwater discharges: Solid waste disposal
	shall not be allowed to alter groundwater
	determined by groundwater monitoring.
(w) L	eachate Management: Leachate shall be
	n leachate management systems and structures
approved by	the Administrator.
(37) D	ecordkeeping:
(y) R	e corakeeping.
(i) The following records shall be maintained
at the faci	lity or an approved alternative location and
	or inspection and copying as specified by
Chapter 1,	Section 1(g):
	(A) Log of litter collection activities
	the dates and areas of litter collection;
pecitying	the dates and areas of freed correction,
	(B) Log of refuse compaction and covering
procedures	specifying the dates on which compaction and
	erations were conducted, areas compacted and
covered;	(G)
	(C) Types and disposition of special cifying the volume, date of disposition, and
vastes, spe source of w	
source or w	ascer
	(D) Records of waste sold or otherwise
salvaged;	
	(=) = 1 5
	(E) Record of any problems causing
operations e quipment f	to cease, including but not limited to fire or
equipment i	allaler
	(F) Copy of the department permit letter;
	ii) The owner or operator shall maintain
_	end of the post-closure period, in addition t
	required in paragraph (y)(i) of this section,
an operatin information	g record which shall contain the following .
IIII OI IIIa EI OII	T
	(A) Any permit application prepared under

	(=) = 5
	(B) If not contained in the permit
	any location restriction demonstration wh
is required un	nder Section 3(b) of this chapter;
	(C) Log of random inspections or other
screening acti	vities for regulated hazardous wastes ar
PCB wastes spe	ecifying the date, time, and name(s) of t
	rsonnel, as required under Section 5(f)(i
	er, and any notifications to the
	under Section 5(f)(iii) of this chapter;
adminiberacor	ander bederon s(1)(111) or empley,
	(D) Records of training of landfill
operators to d	detect hazardous wastes and PCB wastes
required under	Section 5(a)(ii) of this chapter;
	(E) Methane monitoring results prepare
under Section	6 of this chapter, and any methane
notification c	or remediation plan prepared under Section
5(t) of this c	chapter;
	(F) Groundwater monitoring results, ar
any other grou	undwater demonstration, certification, or
finding not al	ready contained in the permit application
_	red under this chapter;
WIIICII ID ICGUI	
_	red ander ents enapter /
_	
	- (G) As built specifications for lengt
	- (G) As built specifications for length th of trenches, and location;
width and dept	(G) As built specifications for length the of trenches, and location; (H) Dates when trenches completed, and
width and dept	(G) As built specifications for length the of trenches, and location; (H) Dates when trenches completed, and
width and dept	(G) As built specifications for length the of trenches, and location; (H) Dates when trenches completed, and the trench;
width and dept	(G) As built specifications for length the of trenches, and location; (H) Dates when trenches completed, and the trench; (I) Closure and post closure plans, if
width and dept	(G) As built specifications for length the of trenches, and location; (H) Dates when trenches completed, and the trench; (I) Closure and post closure plans, if the in the permit application, and any
width and dept contents of the already containmonitoring, to	(G) As built specifications for length the of trenches, and location; (H) Dates when trenches completed, and the trench; (I) Closure and post closure plans, if
width and dept contents of the already containmonitoring, to	(G) As built specifications for length the of trenches, and location; (H) Dates when trenches completed, and ne trench; (I) Closure and post closure plans, if and in the permit application, and any esting, or analytical data required in the permit data
width and dept contents of the already containe to the plans;	(G) As built specifications for length of trenches, and location; (H) Dates when trenches completed, and ne trench; (I) Closure and post closure plans, if and in the permit application, and any esting, or analytical data required in the (J) Any cost estimates and financial
width and dept contents of the already containe monitoring, to plans; assurance documents	(G) As built specifications for length ch of trenches, and location; (H) Dates when trenches completed, and ne trench; (I) Closure and post closure plans, if ned in the permit application, and any esting, or analytical data required in the cost estimates and financial amentation required under Chapter 7 of the chapter of the cost estimates and cost es
width and dept contents of the already containe monitoring, to plans; assurance documents	(G) As built specifications for length ch of trenches, and location; (H) Dates when trenches completed, and ne trench; (I) Closure and post closure plans, if ned in the permit application, and any esting, or analytical data required in the cost estimates and financial amentation required under Chapter 7 of the chapter of the cost estimates and cost es
width and dept contents of the already containe monitoring, to plans; assurance documents	(G) As built specifications for length of trenches, and location; (H) Dates when trenches completed, and he trench; (I) Closure and post closure plans, if and in the permit application, and any esting, or analytical data required in the cost estimates and financial mentation required under Chapter 7 of the classics;
width and dept contents of the already containering, to plans; assurance docurules and regu	(G) As built specifications for length the of trenches, and location; (H) Dates when trenches completed, and me trench; (I) Closure and post closure plans, if and in the permit application, and any esting, or analytical data required in the cost estimates and financial mentation required under Chapter 7 of the clations; (K) Any information demonstrating the
width and dept contents of the already contained to the contents of the cont	(G) As built specifications for length of trenches, and location; (H) Dates when trenches completed, and he trench; (I) Closure and post closure plans, if and in the permit application, and any esting, or analytical data required in the contact of the landfill as a Type I or Type II.
width and dept contents of the already contained to the contents of the cont	(G) As built specifications for length of trenches, and location; (H) Dates when trenches completed, and he trench; (I) Closure and post closure plans, if and in the permit application, and any esting, or analytical data required in the (J) Any cost estimates and financial mentation required under Chapter 7 of the alations; (K) Any information demonstrating the cost of the landfill as a Type I or Type II of the landfill as a Type I or Type II of the landfill as a Type I
width and dept contents of the already contained to the contents of the cont	(G) As built specifications for length of trenches, and location; (H) Dates when trenches completed, and he trench; (I) Closure and post closure plans, if and in the permit application, and any esting, or analytical data required in the (J) Any cost estimates and financial mentation required under Chapter 7 of the alations; (K) Any information demonstrating the cost of the landfill as a Type I or Type II of the landfill as a Type I or Type II of the landfill as a Type I
width and dept contents of the already contained to the contents of the cont	(G) As built specifications for length of trenches, and location; (H) Dates when trenches completed, and me trench; (I) Closure and post closure plans, if and in the permit application, and any esting, or analytical data required in the (J) Any cost estimates and financial amentation required under Chapter 7 of the alations; (K) Any information demonstrating the mof the landfill as a Type I or Type II efined in Chapter 1, Section 1(e) of the alations; and
width and dept contents of the already contained monitoring, to plans; assurance documents and regularing an	(G) As built specifications for length the of trenches, and location; (H) Dates when trenches completed, and he trench; (I) Closure and post closure plans, if and in the permit application, and any esting, or analytical data required in the (J) Any cost estimates and financial mentation required under Chapter 7 of the clations; (K) Any information demonstrating the nof the landfill as a Type I or Type II efined in Chapter 1, Section 1(e) of the clations; and (L) If not contained in the permit
width and dept contents of the already contained monitoring, to plans; assurance documents and regularing an	(G) As built specifications for length of trenches, and location; (H) Dates when trenches completed, and me trench; (I) Closure and post closure plans, if and in the permit application, and any esting, or analytical data required in the (J) Any cost estimates and financial amentation required under Chapter 7 of the alations; (K) Any information demonstrating the mof the landfill as a Type I or Type II efined in Chapter 1, Section 1(e) of the alations; and
width and dept contents of the already contained and contents and regularined and regularined and regularines and regularine	(G) As built specifications for length the of trenches, and location; (H) Dates when trenches completed, and me trench; (I) Closure and post closure plans, if and in the permit application, and any esting, or analytical data required in the (J) Any cost estimates and financial mentation required under Chapter 7 of the stations; (K) Any information demonstrating the mof the landfill as a Type I or Type II efined in Chapter 1, Section 1(e) of the stations; and (L) If not contained in the permit any engineered containment demonstration

	(M) Dates when reclamation activities
place.	
(z)	Special waste management standards: Any
	used for the management of a special waste
	d under Chapter 8, Special Waste Management
_	s, shall also comply with the applicable opera
	established under Chapter 8.
(22)	Transfer treatment and storage facility
	Transfer, treatment and storage facility
	Any facility used for the transfer, treatm
	ge of solid wastes shall also comply with the
	le operating standards established under Chapt
6 .	
	Annual reports: Applicants should refer to
	11-523 for the current reporting standards
applicab l	le to municipal solid waste landfills with
lifetime	permits.
	(i) Facilities with lifetime permits:
₽ff^~++	
DIICCLIV(: January 1, 2012, every operator shall file a
	January 1, 2012, every operator shall file a
annual r o	eport with the administrator on or within thir
annual ro (30) days	eport with the administrator on or within thir prior to the anniversary date of each lifeti
annual ro (30) days	eport with the administrator on or within thir
annual ro (30) days	eport with the administrator on or within thir sprior to the anniversary date of each lifeti The report shall include:
annual ro (30) days permit.	eport with the administrator on or within thir prior to the anniversary date of each lifetie. The report shall include: (A) The facility name, the name and
annual ro (30) days permit.	eport with the administrator on or within thir sprior to the anniversary date of each lifeti The report shall include:
annual ro (30) days permit.	eport with the administrator on or within thire prior to the anniversary date of each lifeticate. The report shall include: (A) The facility name, the name and of the operator and the permit number;
annual re	eport with the administrator on or within thire prior to the anniversary date of each lifetical The report shall include: (A) The facility name, the name and of the operator and the permit number; (B) A report in such detail as the
annual re (30) days permit. address e	eport with the administrator on or within thir sprior to the anniversary date of each lifetical The report shall include: (A) The facility name, the name and of the operator and the permit number; (B) A report in such detail as the return shall require supplemented with maps, cr
annual re (30) days permit. address e	caport with the administrator on or within thire is prior to the anniversary date of each lifetical. The report shall include: (A) The facility name, the name and of the operator and the permit number; (B) A report in such detail as the rator shall require supplemented with maps, cr, aerial photographs, photographs or other
annual re (30) days permit. address e	eport with the administrator on or within thir sprior to the anniversary date of each lifetical The report shall include: (A) The facility name, the name and of the operator and the permit number; (B) A report in such detail as the return shall require supplemented with maps, cr
annual re (30) days permit. address e	eport with the administrator on or within thires prior to the anniversary date of each lifetic. The report shall include: (A) The facility name, the name and of the operator and the permit number; (B) A report in such detail as the rator shall require supplemented with maps, creating and photographs, photographs or other indicating:
annual re (30) days permit. address c administs sections, material	cator shall require supplemented with maps, creator shall require supplemented with maps, creator indicating: (I) The extent to which the lands
annual re (30) days permit. address administs sections material	eport with the administrator on or within thires prior to the anniversary date of each lifetic. The report shall include: (A) The facility name, the name and of the operator and the permit number; (B) A report in such detail as the rator shall require supplemented with maps, creating and photographs, photographs or other indicating:
annual re (30) days permit. address administs sections material	coport with the administrator on or within thires prior to the anniversary date of each lifetic. The report shall include: (A) The facility name, the name and of the operator and the permit number; (B) A report in such detail as the rator shall require supplemented with maps, creator shall require supplemented with maps, creating photographs, photographs or other indicating: (I) The extent to which the landforms have been carried out;
annual re (30) days permit. address e administrations material operation	cator shall require supplemented with maps, creator shall require supplemented with maps, creator indicating: (I) The extent to which the lands
annual re (30) days permit. address e administrations material operation	coport with the administrator on or within thires prior to the anniversary date of each lifetic. The report shall include: (A) The facility name, the name and of the operator and the permit number; (B) A report in such detail as the rator shall require supplemented with maps, creator shall require supplemented with maps, creating photographs, photographs or other indicating: (I) The extent to which the landforms have been carried out;
annual re (30) days permit. address c administra sections, material operation work;	coport with the administrator on or within thires prior to the anniversary date of each lifetic. The report shall include: (A) The facility name, the name and of the operator and the permit number; (B) A report in such detail as the rator shall require supplemented with maps, cr, aerial photographs, photographs or other indicating: (I) The extent to which the landfins have been carried out; (II) The progress of all landfill
annual re (30) days permit. address c administs sections material operation work;	coport with the administrator on or within thires prior to the anniversary date of each lifetic. The report shall include: (A) The facility name, the name and of the operator and the permit number; (B) A report in such detail as the rator shall require supplemented with maps, cr, aerial photographs, photographs or other indicating: (I) The extent to which the landfins have been carried out; (II) The progress of all landfill (III) The extent to which regulat
annual re (30) days permit. address c administs sections material operation work;	coport with the administrator on or within thires prior to the anniversary date of each lifetic. The report shall include: (A) The facility name, the name and of the operator and the permit number; (B) A report in such detail as the rator shall require supplemented with maps, cr., aerial photographs, photographs or other indicating: (I) The extent to which the landforms have been carried out; (II) The progress of all landfill conts, expectations and predictions made in the
annual re (30) days permit. address c administra sections material operation work; requirement original	coport with the administrator on or within thires prior to the anniversary date of each lifetic. The report shall include: (A) The facility name, the name and of the operator and the permit number; (B) A report in such detail as the rator shall require supplemented with maps, cr., aerial photographs, photographs or other indicating: (I) The extent to which the landfins have been carried out; (II) The progress of all landfill conts, expectations and predictions made in the permit or any previous annual reports have be
annual re (30) days permit. address c administs sections material operation work; requirement original fulfilled	coport with the administrator on or within thires prior to the anniversary date of each lifetic. The report shall include: (A) The facility name, the name and of the operator and the permit number; (B) A report in such detail as the rator shall require supplemented with maps, cr., aerial photographs, photographs or other indicating: (I) The extent to which the landforms have been carried out; (II) The progress of all landfill conts, expectations and predictions made in the

any environmental monitoring, any remediation required or completed and the remaining usable municipal solid waste 2 3 landfill capacity. 4 5 (C) A revised schedule or timetable of 6 landfill operations and an estimate of the available 7 capacity to be affected during the next one (1) year 8 period. 9 10 (ii) Upon receipt of the annual report the 11 administrator shall make such further inquiry as deemed necessary. If the administrator objects to any part of 12 13 the report or requires further information he shall notify 14 the operator as soon as possible and shall allow a reasonable opportunity to provide the required 15 16 information, or take such action as necessary to resolve 17 the objection. 18 19 (iii) Within forty-five (45) days after the 20 receipt of the annual report the administrator shall 21 conduct an inspection of the landfill. A report of this 22 inspection shall be made a part of the operator's annual 23 report and a copy shall be delivered to the operator. 24 25 (iv) Within sixty (60) days after receipt of the annual report, inspection report and other required 26 27 materials, if the administrator finds the annual report in 28 order and consistent with the landfill operation plan and 29 solid waste management plan as set forth in the permit, or 30 as amended to adjust to conditions encountered during 31 landfill operations as provided by law, the director shall 32 determine if any adjustment is necessary to the size of 33 the bond required pursuant to W.S. 35 11 504. 34 35 (v) Landfill gas reporting: The following information related to landfill gas emissions shall be 36 reported annually in a format specified by the 37 38 administrator and may be part of the annual report set 39 forth in this subsection: 40 41 (A) The maximum design capacity of the landfill in megagrams (Mg) and cubic meters (m3) of waste, 42 43 including any modifications or expansions in the last year 44 which have increased or decreased the maximum design capacity in megagrams (Mg) and cubic meters (m3) of waste. 45 46 If the design capacity is converted from mass to volume or 47 volume to mass, the calculations must be provided.

1 Information regarding the site specific waste density and 2 how it was estimated must also be provided. 3 4 Section 69. Monitoring Standards. All facilities 5 required to institute monitoring shall meet the following 6 standards: described in this section. 7 8 (a) Collection and management of samples: 9 Groundwater, soil core, vadose zone, and decomposition gas samples shall be collected and managed in accordance with 10 11 department Department guidance or equivalent methods 12 approved by the Administrator. 13 14 (b) Groundwater monitoring: 15 16 Except as provided in paragraph (b)(i)(A) 17 of this section, Type I landfills operators shall comply with the following groundwater monitoring requirements: 18 19 20 (A) Applicability: 21 22 The Administrator may suspend the groundwater monitoring requirements of paragraph (B) of 23 24 this section if the owner or operator demonstrates that 25 there is no potential for migration of hazardous constituents from the facility or unit to the uppermost 26 27 aquifer. This demonstration must be made by a qualified 28 scientist or engineer, and must consider: 29 (1.) Site-specific field 30 measurements, and information about the specific wastes to 31 32 be disposed at the facility or unit; and 33 34 (2.) Contaminant fate and 35 transport predictions, including use of the hydrologic evaluation of landfill performance model, which maximize 36 37 contaminant migration and consider impacts on human health 38 and the environment. 39 40 (II) Owners and operators of Type I 41 landfills must comply with the requirements of paragraph 42 (b) of this section as follows, unless an alternate 43 schedule is approved by the administrator under paragraph (b)(i)(A)(III) of this section: 44 45 46 (1.) Facilities less than one 47 (1) mile from a drinking water intake or well, by October Draft Strike & Underline

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9, 1994;
1
2
3
                             (2.) Facilities less than two
    (2) miles but greater than one (1) mile from a drinking
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5
    water intake or well, by October 9, 1995;
6
7
                            (3.) Facilities greater than two
8
    (2) miles from a drinking water intake or well, by October
9
    9, 1996; and
10
11
                             (4.) New facilities must be in
12
    compliance before wastes are deposited in the facility.
13
14
                       (III) The administrator may establish
15
    schedules of compliance for individual existing solid
    waste disposal facilities with the requirement of
16
    paragraph (b)(i) of this section, provided that half of
17
    all existing facilities are in compliance by October 9,
18
19
    1994 and all are in compliance by October 9, 1996. The
20
    administrator shall consider potential risks to human
21
    health and the environment in establishing an alternate
22
    schedule of compliance for an individual facility.
23
24
                        (I¥I) Once established at a facility
25
    or unit, the groundwater monitoring program shall be
    conducted throughout the active life and post-closure care
26
27
    period. for the facility, unless modified by the
28
    administrator under paragraphs (b)(i)(D) or (b)(i)(E) of
29
    this section.
30
31
                        (♥III) The Administrator may
32
    establish an alternate schedule for compliance with any
    deadline specified in paragraphs (b)(i)(B), (b)(i)(C),
33
34
    (b)(i)(D), or (b)(i)(E), or (b)(i)(F) of this section, or
35
    Section 8(c) of this chapter.
36
37
                   (B) Groundwater monitoring systems:
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39
                        (I) A groundwater system must be
40
    installed which consists of a sufficient number of wells
41
    to monitor water from the uppermost aquifer which may be
    affected by leakage from the facility or unit. The system
42
43
    must be capable of monitoring the quality of background
    groundwater and downgradient water quality groundwater
44
    passing the relevant point of compliance pursuant to
45
46
    Section 7(f). Well locations must be approved by the
47
    Administrator, and downgradient wells shall be placed in
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locations within 150 meters (492 feet) of the waste
1
2
    management unit boundary on land owned, leased, or
3
    otherwise controlled by the operator.
4
5
                        (II) The Administrator may approve a
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    groundwater monitoring system designed to monitor
    groundwater from the facility, in lieu of individual waste
7
8
    disposal trenchesunits, if the system is determined to be
9
    capable of adequately detecting groundwater pollution.
10
    approving a facility-wide groundwater monitor system, the
11
    Administrator shall consider:
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13
                              (1.) Number, spacing, and
14
    orientation of the individual waste units at the facility;
15
16
                              (2.) Hydrologic setting;
17
18
                              (3.) Site history and design;
19
    and
20
21
                                   Type of waste accepted at
                              (4.)
22
    the individual waste units at the facility.
23
24
                        (III) The design of the groundwater
25
    monitoring system must be based on site-specific
    information on aquifer thickness, aquifer properties,
26
27
    groundwater flow direction and rate (including seasonal
28
    variations), and on geologic information on the soils, any
29
    aquitards, aquicludes, or confining formations, at the
30
    site. The design of the system must be approved by the
    Administrator. The owner or operator must include the
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32
    system design information in the facility operating
    record, within fourteen (14) days of the date of approval
33
34
    of the system design by the administrator.
35
36
                   (C) Groundwater sampling and analysis
37
    requirements:
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39
                        (I) Each facility must have an
40
    approved groundwater sampling and analytical plan and
41
    maintain that plan as a part of the facility permit
42
    application. The plan must address:
43
44
                                   Sample collection;
                              (1.)
45
46
                              (2.)
                                   Sample preservation and
47
    shipment;
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1 2 (3.) Analytical procedures; 3 4 (4.) Chain of custody control; 5 and 6 7 (5.) Quality assurance and 8 quality control. 9 10 (II) The groundwater sampling and 11 analysis methods must be appropriate and accurate. 12 handling procedures shall be as required by the Administrator. Groundwater samples shall not be field 13 14 filtered prior to laboratory analysis, although an operator may choose to collect additional filtered 15 16 samples. Water temperature, specific conductance, and pH shall also be measured in the field during each monitoring 17 18 event. 19 20 (III) Groundwater elevations must be 21 measured in each well prior to purging for sample 22 collection, each time groundwater is sampled. The owner 23 or operator must determine groundwater flow direction at 24 each sampling event. The owner or operator must measure 25 or calculate groundwater flow rate(s) as appropriate to establish an adequate groundwater monitoring system, or 26 27 when requested to do so by the Administrator. 28 29 (IV) The owner or operator must 30 establish background water quality in a hydraulically 31 upgradient or other background well approved by the 32 Administrator. 33 34 (V) Prior to conducting the 35 statistical analysis of groundwater data, the owner or 36 operator shall collect a sufficient number of samples to 37 meet the requirements of the statistical analysis 38 procedure selected under paragraph (b)(i)(C)(VI) of this 39 section. 40 41 (VI) The owner or operator must include in the permit application a description of the 42 43 statistical method(s) to be used to evaluate groundwater 44 The statistical test shall be conducted quality data. 45 separately for each hazardous constituent in each well. 46 The owner or operator may select any of the following 47 statistical analysis procedures:

1 2 (1.) A parametric analysis of 3 variance followed by multiple comparisons procedures to identify statistically significant evidence of 4 5 contamination. The method must include estimation and 6 testing of the contrasts between each compliance well's 7 mean and the background mean levels for each constituent; 8 9 (2.)An analysis of variance 10 based on ranks followed by multiple comparisons procedures 11 to identify statistically significant evidence of contamination. The method must include estimation and 12 13 testing of the contrasts between each compliance well's 14 median and the background median levels for each 15 constituent; 16 17 (3.)A tolerance or prediction 18 interval procedure in which an interval for each 19 distribution of the background data, and the level of each 20 constituent in each compliance well is compared to the 21 upper tolerance or prediction limit; 22 23 (4.) A control chart approach 24 that gives control limits for each constituent; or 25 26 (5.) Another statistical method 27 approved by the Administrator. 28 29 (VII) Any statistical method chosen 30 under paragraph (b)(i)(C)(VI) of this section shall comply 31 with the following performance standards: 32 33 (1.)The method shall be appropriate for the distribution of chemical parameters or 34 35 constituents. If the distribution is not normal, then the data should be transformed or a distribution-free theory 36 37 test should be used. If the distributions for different 38 constituents differ, more than one statistical method may 39 be needed; 40 41 (2.) If an individual well 42 comparison procedure is used to compare an individual 43 compliance well constituent concentration with background 44 constituent concentrations or a groundwater protection 45 standard, the test shall be done at a Type I error level no less than 0.01 for each testing period. If a multiple 46

comparisons procedure is used, the Type I experiment-wise

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error rate for each testing period shall be no less than 0.05; however, the Type I error of no less than 0.01 for 3 individual well comparisons must be maintained. 4 performance standard does not apply to tolerance 5 intervals, prediction intervals, or control charts; 6 7 (3.)If a control chart approach 8 is used to evaluate groundwater monitoring data, the 9 specific type of control chart and its associated 10 parameter values must be approved by the Administrator; 11 12 (4.)If a tolerance interval or 13 a predictional interval is used to evaluate groundwater 14 monitoring data, the levels of confidence and, for 15 tolerance intervals, the percentage of the population that 16 the interval must contain, shall be approved by the 17 Administrator; 18 19 (5.)Any data reported as below 20 detection limits shall be entered into the statistical 21 analysis as a value equal to one-half the practical 22 quantitation limit (PQL) for the constituent unless the 23 Administrator approves alternate statistical procedures. 24 The PQL shall be the lowest concentration level that can 25 be reliably achieved within specified limits of precision 26 and accuracy during routine laboratory operating 27 conditions that are available to the facility. A 28 statistical evaluation is not necessary when all 29 concentrations for a constituent are reported below the 30 PQL. Samples reported with estimated concentrations shall 31 be treated as valid measurements for statistical purposes; 32 and 33 34 (6.)If approved by the 35 Administrator, the statistical method may include 36 procedures to adjust data to account for seasonal and 37 spatial variability, as well as temporal correlation. 38 39 The owner or operator must (VIII) 40 determine whether or not there is a statistically 41 significant increase over background values for each 42 parameter or constituent required in the particular 43 groundwater monitoring program that applies to the 44 facility under paragraph (b)(i)(D) or (b)(i)(E) of this section, as follows: 45 46 47 (1.)The owner or operator must

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compare the groundwater quality of each parameter or constituent at each monitoring well using the approved 2 3 statistical method; and 4 5 (2.) Within thirty (30) days 6 after completing sampling and analysis, unless an 7 alternate time frame is approved by the administrator, the 8 owner or operator must determine whether there has been a 9 statistically significant increase over background at each 10 monitoring well. 11 12 (D) Detection monitoring: 13 14 Each facility shall institute a (I) 15 detection monitoring program by sampling each well at least semiannually, and testing each sample for the 16 constituents specified in Appendix A and C, unless the 17 18 Administrator: 19 20 (1.) Deletes a constituent 21 because the owner or operator shows that it is not likely 22 to be contained in or derived from present in the waste 23 disposed at the facility or unit; 24 (2.) Establishes an alternate 2.5 26 list of inorganic constituents indicator parameters in lieu 27 of some or all of the heavy metals, if the alternative 28 parameters which provide a reliable indication of 29 inorganic releases from the facility or unit, considering 30 the following factors: 31 32 a. The types, quantities, 33 and concentrations of constituents in wastes managed at 34 the facility or unit; 35 36 b. The mobility, stability, and persistence of waste constituents or their reaction 37 38 products in the unsaturated zone beneath the facility or 39 unit; 40 41 C. The detectability of 42 indicator parameters, waste constituents, and reaction 43 products in the groundwater; and 44 45 d. The concentration or 46 values and coefficients of variation of monitoring 47 parameters or constituents in the groundwater background;

or			
	1	3) De	termines that a
different	·	•	han annual, monitoring
		_	ing the following
factors:	s appropriate, co	Olisidei	ing the forfowing
ractors.			
		a.	Lithology of the aquifer
and ungatu	rated zone;	а.	dichorogy of the aquirer
ana unbaca.	racca zone,		
		b.	Hydraulic conductivity
of the agu	ifer and unsatura		_
or ene aga.	rici dia dibacar	acca 20.	1107
		c.	Groundwater flow rates;
		· ·	diddidwater from rates,
		d.	Minimum distance between
the edge o	f the waste hour		the facility or unit and
	adient monitor w		
TIC GOWIIGI	CATOLIC MOLLECOT W	C11(D)/	
		e.	The classification of
the aquife	r. under Chapter		he Water Quality Rules
and Regula	_	0 01 0.	ne water guarre, nares
and negata			
	(TT) 7	A minim	um of four (4) individual
samples is			ed and analyzed from each
_	-) during the first year
			mple must be collected
			g subsequent sampling
			on the sampling frequency
			(D)(I) of this section.
	(III)	If the	re is a statistically
significan			 uality between background
			cted increase over
	_		
		Append	ix A constituents in any
			ix A constituents in any pliance established by
must:		of com	pliance established by
		of com	
		of com	pliance established by
	strator pursuant	of comp	pliance established by tion 7(f), the operator
a written :	strator pursuant	of composite seconds	pliance established by tion 7(f), the operator tify the Administrator in
	strator pursuant () report with suppo	of composite of co	pliance established by tion 7(f), the operator tify the Administrator in documentation and place a
notecopy o	strator pursuant () report with support f the report in	of comporting of the fac	pliance established by tion 7(f), the operator tify the Administrator in documentation and place a ility operating record
notecopy or within four	strator pursuant (? report with support the report in report and report are report and report in report are report and report are report and report are r	of composition of com	tify the Administrator in documentation and place a ility operating record rt assessment monitoring
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notecopy of within four	strator pursuant (interport with support the report in retrieve (14) days are sety (90) days as	of composition of com	pliance established by tion 7(f), the operator tify the Administrator in documentation and place a ility operating record
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motecopy of within four within nine of this see	strator pursuant () report with support f the report in reen (14) days a ety (90) days as etion; or () ke & Underline	of composition of second of second se	tion 7(f), the operator tify the Administrator in documentation and place a ility operating record rt assessment monitoring ed in paragraph (b)(i)(E)

Administrator in writing that the statistically significant water quality difference increase over background is not due to the solid waste disposal facility or unit, but that the difference is due to another source of pollution, error in sampling, analysis or statistical evaluation, or natural variation in groundwater quality. The owner or operator shall prepare a report documenting this demonstration, and following approval by the Administrator, place the report in the operating record for the facility. If the report is approved, the owner or operator shall continue detection monitoring. as required in paragraph (b)(i)(D) of this section. If, after ninety (90) days, a successful demonstration is not made, the owner or operator must initiate an assessment monitoring program. as required in paragraph (b)(i)(E) of this section.

(E) Assessment monitoring for Appendix B constituents:

(I) Assessment monitoring is required whenever a statistically significant increase over background water quality has been detected for an Appendix A constituent under paragraph (b)(i)(D) of this section.

triggering an assessment monitoring requirement, and annually thereafter, the owner or operator must sample and analyze all downgradient monitor wells for all Appendix B constituents. A minimum of one (1) sample from each downgradient well must be collected during each annual sampling event. If any Appendix B constituent is detected for the first time in any downgradient well, the owner or operator must promptly collect a minimum of four (4) additional independent samples from each background and downgradient well. These samples must be analyzed for each Appendix B constituent which was detected in the initial assessment monitoring sampling event.

an appropriate subset of wells to be sampled and analyzed during assessment monitoring, and may delete Appendix B constituents from the monitoring requirements if it can be shown that the deleted constituents are not reasonably expected to be contained in or derived from the waste contained in the facility or unit. The Administrator may also specify an appropriate alternate frequency for the

```
collection of the additional independent samples under
2
    paragraph (b)(i)(E)(II) of this section, considering the
3
    following factors:
4
5
                              (1.) Lithology of the aguifer
6
    and unsaturated zone;
7
8
                              (2.) Hydraulic conductivity of
9
    the aquifer and unsaturated zone;
10
11
                              (3.) Groundwater flow rates;
12
                              (4.) Minimum distance between
13
    the facility or unit and the downgradient monitor well(s);
14
15
16
                              (5.) Classification of the
17
    aquifer under Chapter 8 of the Water Quality Rules and
18
    Regulations; and
19
20
                              (6.) Nature (fate and transport)
    of any constituents detected under assessment monitoring.
21
22
23
                        (IV) After obtaining the results from
24
    any assessment monitoring sampling event under paragraph
25
    (b)(i)(E)(II) of this section, the owner or operator must:
26
27
                              (1.) Within fourteen (14) days,
28
    notify the Administrator in a written report and place a
29
    copy of the reportnotice in the operating record
30
    identifying the Appendix B constituents that have been
31
    detected;
32
33
                              (2.)
                                   Within ninety (90) days,
34
    and on at least a semiannual basis thereafter, resample
35
    all wells, conduct analyses for all constituents required
36
    under detection monitoring (paragraph (b)(i)(D) of this
37
    section), and for all Appendix B constituents which have
38
    been detected under assessment monitoring (paragraph
39
    (b)(i)(E)(II) of this section), and record their
40
    concentrations in the operating record. At least one (1)
41
    sample must be collected from each well during each
    sampling event under this paragraph. The Administrator
42
43
    may approve an alternate sampling frequency, no less than
44
    annual, considering the factors in paragraph
    (b)(i)(E)(III) of this section;
45
46
47
                              (3.) Establish background
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```

```
1
    concentrations for any constituents detected for the first
2
    time pursuant to paragraph (b)(i)(E)(II) or
    \frac{\overline{(b)(i)(E)(IV)(2.)}}{(b)(i)(E)(IV)(2.)} of this section; and
3
4
5
                              (4.) Request in writing that the
6
    Administrator to establish groundwater protection
    standards for all constituents detected pursuant to
7
8
    paragraph (b)(i)(E)(II) or (b)(i)(E)(IV)(2.) of this
    section. The groundwater protection standards shall be
9
    established in accordance with paragraphs (b)(i)(E)(VIII)
10
11
    or (b)(i)(E)(IX) of this section.
12
13
                        (V) Within thirty (30) days after
14
    completing sampling and analysis, unless an alternate time
15
    frame is approved by the administrator, the owner or
16
    operator must determine whether there has been a
    statistically significant increase over established
17
    groundwater protection standards at each monitoring well
18
19
    specified by the Administrator.
20
21
                         (VI) If the concentrations of all
22
    Appendix B constituents are at or below background values
23
    using the approved statistical procedures, for two (2)
24
    consecutive sampling events, the owner or operator must
25
    notify the Administrator in writing and may return to
    detection monitoring under paragraph (b)(i)(D) of this
26
27
    section.
28
29
                         (VII) If the concentrations of any
30
    Appendix B constituents are above background values, but
31
    all concentrations are below the groundwater protection
32
    standard_established_under_paragraphs (b)(i)(E)(VIII) or
    (b)(i)(E)(IX) of this section, using the approved
33
34
    statistical procedures, the owner or operator must
35
    continue assessment monitoring under paragraph (b)(i)(E)
36
    of this section.
37
38
                         (VIII) If one (1) or more Appendix B
39
    constituents are detected at statistically significant
40
    levels above the groundwater protection standard
41
    established under paragraphs (b)(i)(E)(VIII) or
    (b)(i)(E)(IX) of this section in any sampling event, the
42
43
    owner or operator must, within fourteen (14) days of this
44
    finding notify the Administrator of the constituents
    detected above the groundwater protection standard in a
45
46
    written report with supporting documentation, place a copy
47
    of the reportnotice in the operating record, identifying
```

the Appendix B constituents, notify the administrator and 2 notify all appropriate, as determined by the 3 administrator, local government officials in writing, and: 4 5 (1.) Characterize the nature and 6 extent of the release by installing additional monitor 7 wells as necessary; 8 9 (2.)Install at least one (1) 10 additional monitor well at the facility boundary 11 downgradient of the release and sample the well in accord 12 with paragraph (b)(i)(E)(IV)(2.) of this section; 13 14 Notify all persons who own (3.)15 or reside on the land that directly overlies any part of 16 the plume of contamination, if that plume has migrated 17 off-site; and 18 19 (4.)Initiate an assessment of 20 corrective measures as required by Section 8(a) of this 21 chapter within ninety (90) days; or 22 23 Demonstrate to the (5.)24 Administrator in writing that the contamination was caused 25 by another source, resulted from an error in sampling, analysis or statistical evaluation, or from natural 26 27 variation in groundwater quality. The owner or operator 28 shall prepare a report documenting this demonstration, and following approval by the Administrator, place the report 29 30 in the operating record. If a successful demonstration is 31 made, the owner or operator must continue monitoring under 32 the assessment monitoring program as required by paragraph 33 (b)(i)(E) of this section, or may return to detection 34 monitoring if all Appendix B constituents are at or below 35 background as specified in paragraph (b)(i)(E)(V) of this section. Until a successful demonstration is made, the 36 37 owner or operator must comply with paragraph 38 (b)(i)(E)(VII) of this section including initiating an 39 assessment of corrective measures under Section $\frac{8(b)}{14}$ of 40 this chapter. 41 42 (VIIIX) The owner or operator must 43 request in writing that the administrator 44 establish a groundwater protection standard for each 45 Appendix B constituent detected in the groundwater. 46 administrator shall establish groundwater 47 protection standards, which shall be:

```
1
2
                             (1.) For constituents where a
3
    maximum contaminant level (MCL) has been promulgated, the
4
    MCL for that constituent;
5
6
                             (2.) For constituents for which
7
    MCL's have not been promulgated, the background
8
    concentration established from wells in accordance with
9
    paragraph (b)(i)(B)(I); or
10
11
                             (3.) For constituents for which
12
    the background level is higher than the MCL or health-
    based levels identified under paragraph (b)(i)(E)(IX) of
13
14
    this section, the background concentration.
15
16
                              The administrator
17
    may establish an alternative groundwater protection
18
    standard for constituents for which MCLs have not been
19
                  These groundwater protection standards shall
    established.
20
    be health-based levels meeting the requirements of Chapter
    8 of the Water Quality Rules and Regulations.
21
22
23
            (ii) Type II landfills, and any Type I landfill
24
    excluded from groundwater monitoring requirements under
    paragraph (b)(i)(A)(VI) of this section, shall, if
25
    required by the administrator, comply with the following
26
27
    groundwater monitoring and corrective action requirements:
28
29
                 (A) Well placement: All facilities
30
    required to install monitoring wells shall place them in
    accordance with the department's requirements. Following
31
    initial placement of the wells, the operator shall confirm
32
    that the wells are capable of measuring groundwater
33
34
    quality that is representative of conditions hydraulically
35
    upgradient and downgradient of the solid waste disposal
36
    facility.
37
38
                  (B) Well design, construction/installation
    and abandonment: All wells shall be designed, constructed
39
40
    and installed in accordance with the Water Quality
    Division Chapter 11 requirements. All abandoned
41
    monitoring wells shall be plugged and sealed in accordance
42
43
    with the Water Quality Division Chapter 11 requirements.
44
45
                  (C) Permits required: Prior to well
46
    installation, the monitoring well design, construction and
47
    location specifications shall be approved by the
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```
administrator. A construction permit under Chapter 3 of
 1
    the Water Ouality Division rules and regulations is not
2
    required. All monitoring wells shall be permitted by the
3
4
    Wyoming State Engineer's Office.
5
6
                   (D) Analyses:
7
8
                      (I) Baseline monitoring: The initial
9
    samples acquired in a monitoring program shall be analyzed
    for pH, Total Dissolved Solids (T.S.), Chemical Oxygen
10
    Demand (COD), Total Organic Carbon (TO), Ammonia as N,
11
    Nitrate as N. Bicarbonate, Carbonate, Chloride, Fluoride,
12
13
    Calcium, Magnesium, Potassium, Sodium, Sulfate, Copper,
    Iron, Manganese, Nickel, Zinc, Arsenic, Barium, Cadmium,
14
    Chromium, Cyanide, Lead, Mercury, Selenium, and Silver.
15
    Water temperature, specific conductance, pH, and static
16
    water level measurements shall also be taken in the field
17
    during each monitoring event. The length of this initial
18
19
    monitoring period shall not exceed one (1) year; samples
20
    acquired during this period shall be taken at least
21
    quarterly.
22
23
                       (II) Detection monitoring: Following
24
    the baseline monitoring period, the administrator may
    specify a reduced set of sampling parameters to be
25
    analyzed at least semi annually. The reduced set of
26
27
    parameters shall include, at a minimum: Total Dissolved
28
    Solids (T.S.), Chlorides, Ammonia (as N), Iron, Hardness,
29
    and Total Organic Carbon (TO). Water temperature,
30
    specific conductance, pH, and static water level
31
    measurements shall also be taken in the field during each
32
    monitoring event.
33
34
                       (III) Assessment monitoring: Should
35
    groundwater monitoring data indicate that the facility is
    impacting groundwater quality, additional wells, a revised
36
    set of sampling parameters and revised sampling schedule
37
38
    may be required by the administrator to define the nature
39
    and extent of contamination.
40
41
                     (IV) The administrator may specify
42
    additional water quality parameters for analyses,
43
    including organic chemical constituents, based on its
    review of the wastes likely to be disposed at any specific
44
    solid waste disposal facility.
45
46
47
                   (E) Corrective actions: Whenever there is
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	roundwater quality, the operator shall institute
	corrective actions approved by the administrator, as
5	pecified in Section 8 of this chapter.
	(F) Assessment monitoring for Appendix
C	constituents:
_	(I) Whenever there is a statistica
	ignificant increase over background for an Appendix C
	constituent with an MCL or a class of use based limit
	he Wyoming Water Quality Rules and Regulations, the c
0	r operator shall:
	(1) Notify the Administrator
_	(1.) Notify the Administrator written report with supporting documentation and pla
	opy of the report in the operating record within four
	14) days of the finding of statistical significance.
1	11, days of the finding of statistical signification.
	(2.) Request that the
A	dministrator classify groundwater according to Wyomin
_	ater Quality Rules and Regulations and establish
g	roundwater protection standards for applicable Append
С	onstituents.
_	(II) After groundwater protection
	tandards have been established, within thirty (30) da
_	fter completing sampling and analysis, unless an
	Iternate time frame is approved by the administrator,
-	wner or operator shall determine if there has been a
_	tatistically significant increase over a groundwater protection standard in each downgradient well specifie
	he Administrator using a statistical method approved
	he Administrator.
	110 110 1111111111111111111111111111111
	(III) If one or more Appendix C
C	constituents are detected at statistically significant
_	evels above the groundwater protection standard, the
	wner or operator shall within fourteen (14) days noti
t	he Administrator of the constituents detected above t
_	roundwater protection standard in a written report wi
S	supporting documentation.
	/1 \ 7
	(1.) Unless the owner or oper
(1	emonstrates that the statistically significant increa
	as caused by another source, resulted from an error i

1 natural variation in groundwater quality, the 2 Administrator may require the owner or operator to characterize the nature and extent of the release. 3 4 5 (2.) The owner or operator may be 6 required to conduct an assessment of corrective measures 7 and institute corrective actions approved by the 8 Administrator. 9 10 (ii±) Groundwater monitoring data shall be 11 provided to the administrator as follows: 12 13 Operators of all facilities shall (A) 14 submit paper copies of all groundwater monitoring data; 15 16 Operators of Type I facilities shall also submit groundwater monitoring data on magnetic media 17 18 or electronically transmitted files in a format specified 19 by the administrator; 20 21 (C) Operators of Type II facilities with 22 three (3) or more groundwater monitoring wells may also be 23 required to submit groundwater monitoring data on magnetic 24 media or electronically transmitted files in a format 25 specified by the administrator. 26 27 (c) Methane: (t) Methane migration: 28 29 (i) Facilities shall be operated such that the concentration of methane gas in facility structures and at 30 the facility boundary does not exceed twenty five percent 31 (25%) of the lower explosive limit (LEL) for methane and 32 33 in facility structures does not exceed 25% of the LEL. Ιf 34 methane levels exceeding the these limits specified in 35 this paragraph are detected, the operator must: 36 37 Immediately notify the Administrator (A) 38 and take steps to protect human health; 39 40 (B) Within seven (7) days of detection, 41 place a copy of the methane test data in the operating 42 record, and a written description of the steps taken to 43 protect human health; and 44 45 Within sixty (60) days of detection, 46 implement a remediation plan which has been approved by

the Administrator, and place a copy of that plan in the

47

1 operating record. 2 3 The Administrator may establish 4 alternative schedules for demonstrating compliance with 5 the requirements of paragraphs $(\frac{t}{c})(i)(B)$ and $(\frac{t}{c})(i)(C)$ 6 of this section. 7 8 (iii) Methane probe system design: Methane probe design, construction, installation and location 9 shall be adequate to monitor compliance with the standards 10 11 specified in Chapter 2, Sections 4 and 5. 12 13 (i±v) Abandonment of methane probe boreholes: 14 Abandoned methane probe boreholes shall be plugged and 15 sealed as approved by the Administratorin accordance with 16 department recommendations. 17 18 (iiiv) Analyses: Methane analyses shall be 19 conducted at least quarterly. Analyses shall be conducted 20 using a gas-scope and/or organic vapor analyzer, using 21 equipment capable of monitoring LEL and % volume methane 22 and following the manufacturer's recommended procedures. 23 24 (d) Air monitoring: Air monitoring, if required, 2.5 shall be conducted in accord with Air Quality Division 26 regulations. 27 28 Soil core monitoring: Soil core monitoring, if 29 required, shall be conducted in accord with a plan 30 approved by the Administrator. 31 32 (f) Vadose zone monitoring: Vadose zone monitoring, 33 if required, shall be conducted in accord with a plan 34 approved by the Administrator. 35 36 (g) Reporting of environmental monitoring data: On an annual basis, operators of all facilities shall provide 37 38 the administrator with copies of all required 39 environmental monitoring data. An analysis of 40 environmental monitoring data shall also be submitted as 41 follows: 42 43 (i) Operators of Type I facilities shall provide copies of all required statistical analyses; 44 45 46 (ii) Operators of all facilities may be 47 required to submit supporting charts and/or maps which Draft Strike & Underline

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1	represent the data.
2 3	Section 10. Recordkeeping Standards. All facilities
4	shall meet the following standards:
5	21012
6	(±a) Three year recordkeeping: The following
7	records shall be maintained at the facility or an approved
8	alternative location and available for inspection and
9	copying for a minimum of three (3) years from the date of
)	recording: as specified by Chapter 1, Section 1(g):
-	
)	(\underline{Ai}) Log of litter collection activities
	specifying the dates and areas of litter collection;
•	(D) I
	(B) Log of refuse compaction and covering
	procedures specifying the dates on which compaction and covering operations were conducted, areas compacted and
	covered;
	———(Cii) Types and disposition of special
	wastes, specifying the volume, date of disposition, and
	source of waste;
	(Điii) Records of waste sold or otherwise
	salvaged;
	$(\underline{\mathtt{Eiv}})$ Record of any problems causing
	operations to cease, including but not limited to fire or
	equipment failure;
	(F) Copy of the department permit letter;
	(iib) I and term records oning. The fellowing
	(iib) Long-term recordkeeping: The following records shall be maintained at the facility or an approved
	alternative location and available for inspection and
	copying The owner or operator shall maintain through the
	end of the post-closure period: , in addition to the
	records required in paragraph (y)(i) of this section, an
	operating record which shall contain the following
	information:
)	
	$({ t A}{ t i})$ Any permit application prepared under
,	Section 2(b), 2(c), or 2(d) of this chapter;
	$(\frac{\textbf{B}}{\textbf{i}})$ If not contained in the permit
	application, any location restriction demonstration which
)	is required under Section 3(b) of this chapter;
7	

```
1
              ---(Ciii) Log of random inspections or other
2
    screening activities for regulated hazardous wastes and
3
    PCB wastes specifying the date, time, and name(s) of the
4
    inspection personnel, as required under Section 5(f)(ii)
    of this chapter, and any notifications to the
5
6
    Administrator under Section 5(f)(iii) of this chapter;
7
8
              ———(Điv) Records of training of landfill
9
    operators to detect hazardous wastes and PCB wastes
    required under Section 5(a)(ii) of this chapter;
10
11
12
                  —(<del>E</del>v) Monitoring results, <del>Methane</del>
13
    monitoring results prepared under Section 6 of this
14
    chapter, and any methane notification or remediation
15
    plans; prepared under Section 5(t) of this chapter;
16
17
                   (F) Groundwater monitoring results, and
18
    any other groundwater demonstration, certification, or
19
    finding not already contained in the permit application,
20
    which is required under this chapter;
21
22
                 ---(Gvi) As-built specifications for disposal
    units, including liners, caps, and leachate collection
23
24
    systems, with their dates of construction, location,
25
    length, width and depth of trenches, and location;
26
27
                  -(Hvii) Dates when trenches and units are
28
    completed, and their contents of the trench;
29
30
              ----(<u>\frac{1}{2}\viii</u>) Closure and post-closure plans, if
    not already contained in the permit application, and any
31
    monitoring, testing, or analytical data required in the
32
33
    plans;
34
                  -(Jix) Any cost estimates and financial
35
    assurance documentation required under Chapter 7 of these
36
    rules and regulations;
37
38
                  (K) Any information demonstrating the
    classification of the landfill as a Type I or Type II
39
40
    landfill as defined in Chapter 1, Section 1(e) of these
    rules and regulations; and
41
42
43
                 ---(Lx) If not contained in the permit
44
    application, any performance based design
    demonstration; engineered containment demonstration which
45
46
    is required under Section 4(j) of this chapter.
47
```

```
1
                \longrightarrow (Mxi) Dates when reclamation activities
2
    take place.
3
4
              (xii) Copies of written correspondence with the
5
    Department.
6
7
         Section 11. Reporting standards. All facilities
8
    shall meet the following standards:
9
10
         (a) Annual reports for MSWLFs with lifetime permits:
    Applicants should refer to Annual reports for MSWLFS with
11
    lifetime permits shall be submitted and facility
12
13
    inspections conducted as specified in W.S. 35-11-523.
    Unless an alternative is approved by the Administrator,
14
    operators shall submit two (2) complete paper copies and
15
    one (1) complete electronic copy of the reports. for the
16
    current reporting standards applicable to municipal solid
17
    waste landfills with lifetime permits.
18
19
20
            (i) Facilities with lifetime permits:
21
    Effective January 1, 2012, every operator shall file an
22
    annual report with the administrator on or within thirty
23
    (30) days prior to the anniversary date of each lifetime
24
    permit. The report shall include:
25
                  (A) The facility name, the name and
26
27
    address of the operator and the permit number;
28
29
                (B) A report in such detail as the
    administrator shall require supplemented with maps, cross
30
    sections, aerial photographs, photographs or other
31
32
    material indicating:
33
                       (I) The extent to which the landfill
34
35
    operations have been carried out;
36
37
                        (II) The progress of all landfill
38
    work;
39
40
                       (III) The extent to which regulatory
    requirements, expectations and predictions made in the
41
    original permit or any previous annual reports have been
42
43
    fulfilled, and any deviation there from, including but not
    limited to the capacity of landfill used, the results of
44
    any environmental monitoring, any remediation required or
45
46
    completed and the remaining usable municipal solid waste
47
    landfill capacity.
```

```
1
2
                  (C) A revised schedule or timetable of
3
    landfill operations and an estimate of the available
4
    capacity to be affected during the next one (1) year
5
    period.
6
7
          (ii) Upon receipt of the annual report the
8
    administrator shall make such further inquiry as deemed
9
    necessary. If the administrator objects to any part of
    the report or requires further information he shall notify
10
11
    the operator as soon as possible and shall allow a
12
    reasonable opportunity to provide the required
13
    information, or take such action as necessary to resolve
14
    the objection.
15
16
              (iii) Within forty-five (45) days after the
    receipt of the annual report the administrator shall
17
    conduct an inspection of the landfill. A report of this
18
19
    inspection shall be made a part of the operator's annual
20
    report and a copy shall be delivered to the operator.
21
22
             (iv) Within sixty (60) days after receipt of
23
    the annual report, inspection report and other required
24
    materials, if the administrator finds the annual report in
    order and consistent with the landfill operation plan and
25
    solid waste management plan as set forth in the permit, or
26
27
    as amended to adjust to conditions encountered during
28
    landfill operations as provided by law, the director shall
29
    determine if any adjustment is necessary to the size of
30
    the bond required pursuant to W.S. 35 11 504.
31
32
             -(bv) Landfill gas reporting: Until facility
    closure is completed, the The following information related
33
    to landfill gas emissions shall be reported annually in a
34
35
    format specified by the Administrator and may be part of
36
    the annual report set forth in this subsection:
37
38
                  -(Ai) The maximum design capacity of the
39
    landfill in megagrams (Mg) and cubic meters (m3) of waste,
40
    including any modifications or expansions in the last year
41
    which have increased or decreased the maximum design
42
    capacity in megagrams (Mg) and cubic meters (m3) of waste.
43
    If the design capacity is converted from mass to volume or
44
    volume to mass, the calculations must be provided.
45
    Information regarding the site-specific waste density and
46
    how it was estimated must also be provided.
47
```

(gc) Reporting of environmental monitoring data: On an annual basis, operators of all facilities shall provide the administrator with copies of all required environmental monitoring data not previously submitted. An analysis of environmental monitoring data shall also be submitted as follows:

(i) Operators of Type I facilities shall provide copies of all required statistical analyses;

($i\pm$) Operators of all facilities may be required to submit supporting charts and/or maps which represent the data.

(d) Additional information: The Administrator may require reporting of additional information needed to demonstrate compliance with these rules and regulations.

Section 712. Closure and Post-Closure Standards. All facilities shall meet the following standards:

All facilities shall be closed in accordance with the standards described in this section, as well as the requirements of Chapter 1, Sections 2(g) and 2(h).

(a) Commencement of closure: Approved Eclosure activities as specified in this section and in the approved facility closure plan shall commence no later than thirty (30) days after the date on which each unit receives the known final receipt of wastesfollowing the time the facility ceases to receive solid wastes and shall be completed within one hundred eighty (180) days following commencement of closure. The Administrator may approve:

(i) Delayed closure of a facility or unit if the facility or unit has additional remaining disposal capacity, and the owner demonstrates that there will be no threats to human health or the environment from the unclosed facility or unit, and

 (ii) Extensions of the closure period if needed to adequately complete closure activities and the owner demonstrates that there will be no threats to human health or the environment from the unclosed facility or unit.

(b) Notification <u>and certification</u> of <u>facility and</u> unit closure: Prior to the commencement of closure

activities, the operator shall notify the Administrator in writing and place a notice of closure shall in the operating recordbe published in an area newspaper and posted at all facility access points. Following closure of each unit and facility, the operator shall submit a certification with supporting documentation signed by an engineer licensed to practice in Wyoming that closure has been completed in accordance with the approved closure plan and place a copy of the certification in the facility operating record.

(i) Notice on deed: At facility closure, an instrument which clearly gives notice of the restrictions that apply to future activities on the disposal facility property shall be filed for recording by the registrar of deeds (county clerk) in the county where the facility is located. Wording of such an instrument shall indicate that the property has been used as a solid waste disposal facility. This shall be recorded prior to any property transaction resulting in another use for the property. The owner/operator, or its successors, shall assureensure that post-closure use of the property will be restricted to prevent any disturbance to the facility's containment system including caps and liners, or the functioning of the facility's monitoring system. The owner or operator may request permission from the Administrator to remove the notation from the deed if all wastes are removed from the facility.

 (c) Closure permit applications: Closure permit applications shall include the information in this section. A copy of the pertinent materials from the approved permit application or approved renewal permit application, revised and updated as necessary, may be used to fulfill these requirements.

(i) Permit application form: Each closure permit application shall contain a permit application form signed in the manner described in Sections 2(b)(ii) and 2(b)(iii) of this chapter. and the following information; a copy of the pertinent materials from the approved permit application or approved renewal permit application, revised and updated as necessary, may be used to fulfill these requirements.

(ii) General information:

```
1
                   (A) General site information specified in
2
    Sections 3(a) through 3(e) and Section 3(k) of this
3
    chapter. - subsections (b)(iii)(A)(I) through
4
    (b)(iii)(A)(III) of this section The name, address and
    telephone number of the legal operator of the facility to
5
6
    whom the permit would be issued and, at a minimum, a
    summary, listing of any administrative order, civil or
7
8
    administrative penalty assessment, bond forfeiture, civil,
    misdemeanor, or felony conviction, or court proceeding for
9
    any violations of any local, state or federal law
10
11
    occurring within a minimum of five (5) years of
12
    application submittal relating to environmental quality or
13
    criminal racketeering, of the solid waste manager, the
14
    applicant, or if the applicant is a partnership or
15
    corporation, any partners in the partnership or executive
16
    officers or corporate directors in the corporation;
17
18
    Name, address and telephone number of the solid waste
19
    manager. A description of the solid waste manager
20
    training and examination program to be used by the
21
    operator to assure compliance with the requirements of
22
    Chapter 2, Section 5(a). The description shall include a
23
    specific listing of the training courses, and the required
    frequency of attendance at each course by the solid waste
24
    manager; Legal description of the property to be used as a
25
    disposal site. The complete legal description shall
26
27
    consist of a plat and legal description, monumented and
28
    signed in accordance with W.S. 33-29-111, by a Wyoming
29
    licensed land surveyor.
30
31
                   (XIIB) A detailed descriptive statement of
32
    the closure/post-closure stage of landfill development,
    including the following information:
33
34
35
                        (1-I) A description of the land use
36
    anticipated after closure;
37
38
                        (\frac{2}{1}) The wording of the deed
39
    notice;
40
41
                        (3.) A copy of the notice of closure
42
    for the public;
43
44
                   (C) A narrative describing the site
    operating history including the dates of operation, the
45
46
    disposal methods used and the types and amounts of waste
47
    accepted+.
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1
2
              (iii) Regional geology information: The
3
    application shall include the information required by
4
    Section 5.
5
6
             (iv) Site specific geology information: The
7
    application shall include the information required by
8
    Section 6.
9
10
             (v) Design and construction information:
11
    application shall demonstrate compliance with the
    standards in this section.
12
13
14
                   (A) Prevention of erosion or ponding
15
    problems: Facilities shall be engineered to inhibit future
    problems with erosion or ponding of surface water over
16
    filled areas. This may be done via site grading and
17
    revegetation, placement of rip rap or other appropriate
18
19
    means. (5.)—The application shall describe the method
20
    and length of time that surface water will be diverted
21
    from the site and the ; (6.) The methods by which
22
    surface erosion or water ponding problems will be
23
    corrected., including the frequency of planned inspections
24
    to discover such problems during the post-closure period.
25
         (d) Final cover: At closure, an infiltration
26
27
    barrier layer of subsoil, or a combination of materials as
28
    specified in the permit, a minimum of two (2) feet thick
29
    shall be constructed over the refuse or any intermediate
30
    cover already in place. Clay barrier layers forming a cap
    shall be overlain by a layer of soil which is of suitable
31
32
    thickness to protect the clay barrier layer from frost
    penetration This infiltration barrier layer shall be
33
    covered with a minimum of six (6) inches of topsoil and
34
35
    graded to prevent erosion or surface water ponding. The
    infiltration barrier layer shall meet the following
36
37
    minimum specifications:
38
39
             (i) The infiltration barrier layer in the final
40
    cover of a Type I or Type II municipal solid waste
    landfill that ceased receipt of wastes before October 9,
41
42
    1991 shall minimize the amount of moisture which
43
    infiltrates the final cover system. The administrator may
    specify more stringent specifications if the administrator
44
    determines that the site poses a significant threat to
45
```

public health or the environment.

46

47

	(ii) The infiltration barrier layer in the
	final cover for a Type I or Type II municipal solid waste
	landfill that receives wastes on or after October 9, 1991
	shall have a minimum permeability less than or equal to
	the permeability of the bottom liner or natural subsoils,
	or a permeability of 1 x 10E 5 cm/sec (10 ft/yr),
	whichever is less, or such lower value as specified in the
	facility permit. The administrator may approve
	alternative infiltration barrier layer designs which
	achieve an equivalent reduction in the annual flux of
	infiltration through the final cover system. The
	administrator may require monitoring of alternative
	Infiltration barrier layer designs to demonstrate the
	performance of the designs.
Ī	Defibricance of the designs.
	(aD) Decrease thing. At facility along
	(eB) Revegetation: At <u>facility</u> closure,
	any portion of the facility that has been disturbed by
	solid waste disposal activities shall be revegetated to
	minimize wind and water erosion of the final cover,
	consistent with the post-closure land use. Vegetation
	shall be a diverse mix selected to be compatible with the
	climatic conditions, and require little maintenance, and nave root depths that will not exceed the depth of the
	TAVE FOOL GEDLIES LIBE WILL HOT EXCEED THE GEDTH OF THE
	_
	Einal cover .
£	(C) Final cover shall be designed and
1	(C) Final cover shall be designed and
£	(C) Final cover shall be designed and constructed to:
<u>f</u>	(C) Final cover shall be designed and constructed to: (I) Have a permeability less than or
1	(C) Final cover shall be designed and constructed to: (I) Have a permeability less than or equal to the permeability of any bottom liner system or
	(C) Final cover shall be designed and constructed to: (I) Have a permeability less than or equal to the permeability of any bottom liner system or natural subsoils present or a permeability no greater than
- E	(C) Final cover shall be designed and constructed to: (I) Have a permeability less than or equal to the permeability of any bottom liner system or natural subsoils present or a permeability no greater than
	(C) Final cover shall be designed and constructed to: (I) Have a permeability less than or equal to the permeability of any bottom liner system or natural subsoils present or a permeability no greater than X 10 ⁻⁵ cm/sec, whichever is less; and
	(C) Final cover shall be designed and constructed to: (I) Have a permeability less than or equal to the permeability of any bottom liner system or natural subsoils present or a permeability no greater than X 10 ⁻⁵ cm/sec, whichever is less; and (II) Minimize infiltration through the
- d	(C) Final cover shall be designed and constructed to: (I) Have a permeability less than or equal to the permeability of any bottom liner system or natural subsoils present or a permeability no greater than I X 10 ⁻⁵ cm/sec, whichever is less; and (II) Minimize infiltration through the MSWLF by the use of an infiltration layer that contains a
- d	(C) Final cover shall be designed and constructed to: (I) Have a permeability less than or equal to the permeability of any bottom liner system or natural subsoils present or a permeability no greater than I X 10 ⁻⁵ cm/sec, whichever is less; and (II) Minimize infiltration through the MSWLF by the use of an infiltration layer that contains a
C C	(C) Final cover shall be designed and onstructed to: (I) Have a permeability less than or qual to the permeability of any bottom liner system or atural subsoils present or a permeability no greater than X 10 ⁻⁵ cm/sec, whichever is less; and (II) Minimize infiltration through the SWLF by the use of an infiltration layer that contains a inimum of 18 inches of earthen material, and
<u>f</u> _c _e n 1 _m _m	(C) Final cover shall be designed and onstructed to: (I) Have a permeability less than or qual to the permeability of any bottom liner system or atural subsoils present or a permeability no greater than X 10 ⁻⁵ cm/sec, whichever is less; and (II) Minimize infiltration through the SWLF by the use of an infiltration layer that contains a inimum of 18 inches of earthen material, and (III) Minimize erosion of the
<u>€</u> _C _e n 1 _M m _f	(C) Final cover shall be designed and onstructed to: (I) Have a permeability less than or qual to the permeability of any bottom liner system or atural subsoils present or a permeability no greater than X 10 ⁻⁵ cm/sec, whichever is less; and (II) Minimize infiltration through the SWLF by the use of an infiltration layer that contains a inimum of 18 inches of earthen material, and (III) Minimize erosion of the inal cover by the use of an erosion layer that contains a
# - C - E r 1 - M m f m	(C) Final cover shall be designed and constructed to: (I) Have a permeability less than or equal to the permeability of any bottom liner system or natural subsoils present or a permeability no greater than X 10 ⁻⁵ cm/sec, whichever is less; and (II) Minimize infiltration through the MSWLF by the use of an infiltration layer that contains a minimum of 18 inches of earthen material, and (III) Minimize erosion of the final cover by the use of an erosion layer that contains a minimum of 6 inches of earthen material revegetated to
- C - E n 1 - M m - E m S	(C) Final cover shall be designed and constructed to: (I) Have a permeability less than or equal to the permeability of any bottom liner system or latural subsoils present or a permeability no greater than X 10 ⁻⁵ cm/sec, whichever is less; and (II) Minimize infiltration through the ISWLF by the use of an infiltration layer that contains a minimum of 18 inches of earthen material, and (III) Minimize erosion of the sinal cover by the use of an erosion layer that contains a minimum of 6 inches of earthen material revegetated to sustain native plant growth or an erosion layer that
	(C) Final cover shall be designed and constructed to: (I) Have a permeability less than or equal to the permeability of any bottom liner system or natural subsoils present or a permeability no greater than I X 10 ⁻⁵ cm/sec, whichever is less; and (II) Minimize infiltration through the MSWLF by the use of an infiltration layer that contains a minimum of 18 inches of earthen material, and (III) Minimize erosion of the final cover by the use of an erosion layer that contains a minimum of 6 inches of earthen material revegetated to sustain native plant growth or an erosion layer that provides equivalent protection from wind and water erosion
	(C) Final cover shall be designed and constructed to: (I) Have a permeability less than or equal to the permeability of any bottom liner system or natural subsoils present or a permeability no greater than I X 10 ⁻⁵ cm/sec, whichever is less; and (II) Minimize infiltration through the MSWLF by the use of an infiltration layer that contains a minimum of 18 inches of earthen material, and (III) Minimize erosion of the final cover by the use of an erosion layer that contains a minimum of 6 inches of earthen material revegetated to sustain native plant growth or an erosion layer that provides equivalent protection from wind and water erosion
	(C) Final cover shall be designed and constructed to: (I) Have a permeability less than or equal to the permeability of any bottom liner system or natural subsoils present or a permeability no greater than 1 X 10 ⁻⁵ cm/sec, whichever is less; and (II) Minimize infiltration through the MSWLF by the use of an infiltration layer that contains a minimum of 18 inches of earthen material, and
	(C) Final cover shall be designed and constructed to: (I) Have a permeability less than or equal to the permeability of any bottom liner system or natural subsoils present or a permeability no greater than 1 X 10 ⁻⁵ cm/sec, whichever is less; and (II) Minimize infiltration through the MSWLF by the use of an infiltration layer that contains a minimum of 18 inches of earthen material, and (III) Minimize erosion of the final cover by the use of an erosion layer that contains a minimum of 6 inches of earthen material revegetated to sustain native plant growth or an erosion layer that provides equivalent protection from wind and water erosion
	(C) Final cover shall be designed and constructed to: (I) Have a permeability less than or equal to the permeability of any bottom liner system or natural subsoils present or a permeability no greater than 1 X 10 ⁻⁵ cm/sec, whichever is less; and (II) Minimize infiltration through the MSWLF by the use of an infiltration layer that contains a minimum of 18 inches of earthen material, and (III) Minimize erosion of the final cover by the use of an erosion layer that contains a minimum of 6 inches of earthen material revegetated to sustain native plant growth or an erosion layer that provides equivalent protection from wind and water erosion as approved by the Administrator.

achieves an equivalent reduction in the annual flux of 2 infiltration as the layer specified in (C)(I) and (C)(II) above. through the final cover system. The Administrator 3 4 may require monitoring of alternative infiltration barrier 5 layer final cover designs to demonstrate the performance of 6 the designs. 7 8 (V) ClayCompacted soil barrier layers 9 forming a cap shall be overlain by a layer of soil which is of suitable thickness to protect the claycompacted soil 10 11 barrier layer from frost penetration. 12 13 (#D) Surveyed corners: At facility closure, all facility boundary corners shall be surveyed 14 15 and marked with permanent survey caps. 16 17 (g) Notice on deed: At closure, an instrument which clearly gives notice of the restrictions that apply to 18 19 future activities on the disposal facility property shall 20 be filed for recording by the registrar of deeds (county clerk) in the county where the facility is located. 21 22 Wording of such an instrument shall indicate that the 23 property has been used as a solid waste disposal facility. 24 This shall be recorded prior to any property transaction resulting in another use for the property. The 25 owner/operator, or its successors, shall assure that post-26 27 closure use of the property will be restricted to prevent 28 any disturbance to the facility's containment system 29 including caps and liners, or the functioning of the 30 facility's monitoring system. 31 32 (hE) Access control: Facility fences, gates and any other access restrictions shall be 33 34 maintained until the **site**facility has been satisfactorily closed and revegetated, if post-closure land use requires 35 establishment of vegetative cover. The length of time and 36 37 method by which the operator will maintain access 38 restrictions to any closed facility. 39 40 (i) Waste containment systems: Waste containment systems, including but not limited to liners, leachate 41 42 detection, collection and management systems and final 43 cover systems shall be maintained throughout the closure and post-closure periods. 44 45 46 (i) Surface water structures: Surface water 47 structures shall be maintained and operated throughout the Draft Strike & Underline

2 - 76

1 closure and post closure periods. 2 3 (k) Environmental monitoring systems: Environmental 4 monitoring systems shall be maintained and operated throughout the closure and post closure periods. 5 6 7 (1) Corrective action systems: The operator shall 8 respond to any pollution problem reasonably related to the facility's activities. Corrective action systems shall be 9 maintained and operated throughout the closure and post-10 11 closure periods. 12 13 (F) Waste containment systems, including but not limited to liners, leachate detection, collection, 14 and management systems, and final cover systems, surface 15 water structures, environmental monitoring systems, and 16 corrective action systems shall be maintained throughout 17 the closure and post-closure periods. 18 19 20 (G) The frequency of planned inspections 21 to discover such problems such as surface erosion and 22 water ponding during the post-closure period. 23 24 (m) Special waste management standards: Any facility used for the management of a special waste 25 regulated under Chapter 8, Special Waste Management 26 27 Standards, shall also comply with the applicable closure 28 standards established under Chapter 8. 29 30 (n) Transfer, treatment and storage facility standards: Any facility used for the transfer, treatment 31 32 or storage of solid wastes shall also comply with the 33 applicable closure standards established under Chapter 6. (vi) Monitoring information: The application 34 shall demonstrate compliance with Section 9 and describe 35 the method by which any environmental monitoring systems 36 and corrective action systems will be maintained, 37 38 including the time period over which this will occur. 39 40 (vii) Recordkeeping information: The application shall demonstrate compliance with the 41 42 applicable requirements of Section 10. 43 44 (viii) Reporting information: The application shall demonstrate compliance with the applicable 45 46 requirements of Section 11. 47

	(ix) Financial assurance information: The
app	lication shall demonstrate compliance with Chapter 7.
	(x) Corrective action information: The
app	lication shall demonstrate compliance with Section 14
	applicable.
	(xi) Transfer, treatment and storage facility
inf	ormation: The application shall demonstrate compliance
	h applicable closure and post-closure standards of
Cha	pter 6.
	(xii) Special waste information: The
gq	lication shall demonstrate compliance with applicable
	sure and post-closure standards of Chapter 8.
	(xiii) Supporting documentation: The
app	lication shall include any Any supporting documentation
	ted in subsections (b)(iii)(I) and (J) of this
sec	tionSection 18 of this chapter that is pertinent to the
	sure/post-closure phase, including but not limited to:-
	(A) A general facility plot plan at a
sca	le not greater than 200 feet to the inchapproved by the
Adm	inistrator illustrating past areas of waste deposition,
est	imated dates of fill and any other pertinent features;
	(B) A map of the site area as specified in
ub	section (b)(iii)(C) of this sectionshowing land
own	ership, land use and zoning within one (1) mile of the
dis	posal site. The map or photograph shall be of
suf	ficient scale to show all city boundaries, each
occ	upied dwelling house, schools, hospitals, industrial
bui	ldings, water wells, water courses, roads and other
	licable details and shall indicate the general
top	ography;
_	
	(C) A final contour map specified in
ub	section (b)(iii)(F) of this section showing proposed
	al contours prepared at a scale no greater than 200
	t to the inch, with five (5) foot contour intervals with
	cale and contour intervals approved by the
	inistrator., shall be submitted
Adılı	inistrator., sharr be submitteed
	(o) Certification of closure: Completion of closure
	ivities shall be certified by a Wyoming registered
act	IVICIOS SHAII DE CEICIFIEU DY A WYUNIING FEGIBLEFEU
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professional engineer, as required by Section 2(h)(ii) of 1 2 Chapter 1. 3 4 (pd) Post-closure land use: Each facility shall be 5 returned to the post-closure land use specified in the 6 permit, unless an alternative use is approved by the 7 Administrator. 8 9 (qe) Post-closure period: 10 11 (i) The post-closure period for Type I 12 municipal solid waste landfills which continued to receive 13 wastes on or after October 9, 1993 and Type II municipal 14 solid waste landfills which continue to receive wastes on 15 or after October 9, 1997 shall extend for a period of not less than thirty (30) years after certification of closure 16 17 activities is approved by the administrator. The minimum post closure period may be terminated by the administrator 18 19 at an earlier date if the administrator determines that 20 the facility has been adequately stabilized and that the 21 environmental monitoring or control systems have 22 demonstrated that the facility closure is protective of 23 public health and the environment consistent with the 24 purposes of the act. 25 (ii) The post closure period for Type I 26 27 municipal solid waste landfills which received waste after 28 October 9, 1991 but ceased receipt of wastes before 29 October 9, 1993 and installed an approved final cover 30 system by October 9, 1994 shall extend for a period of not less than five (5) years after certification of closure 31 32 activities is approved by the administrator. 33 (iii) The post closure period for Type II 34 35 municipal solid waste landfills which received waste after 36 October 9, 1991 but ceased receipt of wastes before 37 October 9, 1997 and installed an approved final cover 38 system by October 9, 1998 shall extend for a period of not 39 less than five (5) years after certification of closure 40 activities is approved by the administrator. 41 42 (iv) The post closure period for Type I 43 municipal solid waste landfills which received waste after 44 October 9, 1991 and ceased receipt of wastes before October 9, 1993 but did not install an approved final 45 46 cover system by October 9, 1994 shall extend for a period 47 of not less than thirty (30) years after certification of

closure activities is approved by the administrator. The minimum post closure period may be terminated by the administrator at an earlier date if the administrator determines that the facility has been adequately stabilized and that the environmental monitoring or control systems have demonstrated that the facility closure is protective of public health and the environment consistent with the purposes of the act.

(v) The post closure period for Type II municipal solid waste landfills which received waste after October 9, 1991 and ceased receipt of wastes before October 9, 1997 but did not install an approved final cover system by October 9, 1998 shall extend for a period of not less than thirty (30) years after certification of closure activities is approved by the administrator. The minimum post closure period may be terminated by the administrator at an earlier date if the administrator determines that the facility has been adequately stabilized and that the environmental monitoring or control systems have demonstrated that the facility closure is protective of public health and the environment consistent with the purposes of the act.

(vi) The post closure period for Type I and Type II municipal solid waste landfills which ceased receipt of wastes before October 9, 1991 shall extend for a period of not less than five (5) years after certification of closure activities is approved by the administrator.

(i) The post-closure period for MSWLFs which continued to receive wastes on or after October 9, 1997 shall extend for a period of not less than thirty (30) years after certification of all facility closure activities is approved by the Administrator. The minimum post-closure period may be terminated by the Administrator at an earlier date if the Administrator determines that the facility has been adequately stabilized and that the environmental monitoring or control systems have demonstrated that the facility closure is protective of public health and the environment consistent with the purposes of the act.

(ii) The post-closure period for municipal solid waste landfills that ceased receipt of waste prior to October 9, 1997 shall extend for the period specified

2 - 80

in rules in place May 28, 2013 and any closure permit issued for the facility.

2 3 4

(viif() Post-closure period extension: Following the
initial minimum post-closure period specified in this
subsection, the post-closure period shall be automatically
extended until such time when the Administrator
determines, upon petition by the operator accompanied by
submission of relevant information, that the facility has
been adequately stabilized in a manner protective of human
health and the environment.

 (viiig) Petitions to terminate post-closure care:
Petitions to terminate the post-closure period shall include certification from a Wyoming registered professional engineer that post-closure care has been completed in compliance with the post-closure plan and in a manner protective of human health and the environment.

Section 13. Financial Assurance Standards. All facilities shall meet the following standards:

Financial assurance requirement: Any operator of a municipal solid waste landfillMSWLF subject to the financial assurance requirements of Chapter 7 shall provide and maintain adequate assurance of financial responsibility as specified therein, prior to issuance of a permit by the director. demonstrate compliance with the requirements of Chapter 7.

Section <u>814</u>. <u>Standards For Corrective Action Standards</u>. All facilities shall meet the following standards:

(a) Assessment of corrective measures: All facilities required to start a corrective measures assessment under paragraph (b)(i)(E)(VII) or (b)(ii)(E) of Section 6 of this chapter shall initiate an assessment of corrective measures within ninety (90) days of a groundwater quality exceedance as described at Section $\frac{6(b)(i)(E)(VII)}{6(b)(i)(E)(VII)}$ of this chapter and complete the assessment in a reasonable time, determined by the Administrator. The owner or operator shall:

(i) Continue to conduct an assessment monitoring program: under paragraph (b)(i)(E) or (b)(ii)(D)(II) of Section 6 of this chapter, as

2 - 81

1 applicable; 2 3 (ii) Analyze the effectiveness of potential 4 corrective measures to meet any alternate remedies which 5 are being considered under paragraph (b) of this section, 6 considering: 7 8 The performance, reliability, ease of (A) 9 implementation, and potential impacts of appropriate alternate remedies, including safety impacts, cross-media 10 11 impacts, and control of exposure to any residual 12 contamination; 13 14 The time required to begin and (B) 15 complete the remedy; 16 17 (C) The costs of remedy implementation; 18 and 19 20 (D) The institutional requirements such as 21 state or local permits or other environmental or public 22 health requirements that may substantially affect 23 implementation of the remedy. 24 25 (iii) Provide an opportunity for public review 26 of the corrective measures assessment, prior to selection 27 of the remedy. 28 29 Selection of remedy: (b) 30 31 The landfill operator must demonstrate to 32 the Administrator how the selected corrective action 33 remedy meets the remedy standards established in this 34 subsection. The Administrator must approve the selected 35 remedy and the remedial activities schedule before it is 36 implemented. 37 38 (ii) The selected remedy must: 39 40 (A) Be protective of human health and the 41 environment; 42 43 (B) Attain the groundwater protection 44 standard; 45 (C) Control the source of releases of 46 47 pollution so as to reduce or eliminate, to the maximum Draft Strike & Underline

2-82

1 2	extent practicable, further releases of Appendix B constituents into the environment that may pose a threat
3	to human health or the environment; and
4	of Hamari Hearth of the Chvirolinicity and
5	(D) Comply with standards for management
6	of wastes specified in this chapter.
7	or wastes specified in emis emapter.
8	(iii) The selection of the corrective action
9	remedy must consider the following factors:
10	
11	(A) Short- and long-term effectiveness of
12	the remedy, and the degree of certainty that the remedy
13	will be effective, considering:
14	g
15	(I) Magnitude of reduction of
16	existing risk to public health and the environment;
17	
18	(II) Magnitude of risk of further
19	releases of pollution;
20	<u>-</u>
21	(III) Type and degree of long-term
22	management required, including monitoring, operation, and
23	maintenance;
24	
25	(IV) Short-term risks of exposure to
26	the community, workers, or the environment during any
27	excavation, transportation and redisposal of wastes;
28	
29	(V) Time until full protection is
30	achieved;
31	(VI) Potential for exposure to humans
32	and the environment from remaining wastes;
33	
34	(VII) Long-term reliability of the
35	engineering and any institutional controls; and
36	
37	(VIII) Potential need for replacement
38	of the remedy.
39	(-) -1 (5 (1) (5 (1) (1) (1) (1)
40	(B) The effectiveness of the remedy in
41	controlling the source to reduce further releases based on
42	consideration of the following factors:
43	(T) The cost of the sold of some single-
44 45	(I) The extent to which containment will reduce further releases; and
45	will reduce further releases, allo
40 47	(II) The extent to which treatment
 /	(II) THE EXCENT CO WHITCH CLEACHIEFIC
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1 2	technologies will be used.
3 4 5	(C) The ease or difficulty of implementing the potential remedy, considering:
6 7	(I) Difficulty in constructing the technology;
8 9 10	(II) Expected reliability of the technology;
11 12 13	(III) Availability of necessary equipment and specialists; and
14 15 16	(IV) Available capacity of needed treatment, storage, and disposal facilities.
17 18 19 20	(D) Practicable capability of the owner or operator, including a consideration of the technical and economic capability.
21 22 23 24	(E) The degree to which community concerns are addressed by a potential remedy.
25 26	(F) The need to coordinate with and obtain necessary approvals and permits from other agencies.
27 28 29 30	(iv) The Administrator shall specifyapprove a schedule for initiating and completing remedial activities, considering the following factors:
31 32 33	(A) Extent and nature of contamination;
34 35 36	(B) Practical capabilities of remedial technologies in achieving compliance with groundwater protection standards and other objectives of the remedy;
37 38 39 40	(C) Availability of treatment or disposal capacity for wastes managed during implementation of the remedy;
41 42 43 44 45 46 47	(D) Desirability of utilizing technologies that are not currently available but which may offer significant advantages over already available technologies in terms of effectiveness, reliability, safety, or ability to achieve remedial objectives;

1 2	(E) Potential risks to human health and the environment from exposure to contamination prior to
3	completion of the remedy;
4 5 6 7	(F) Classification of the aquifer under Chapter 8 of the Water Quality Rules and Regulations, plus a consideration of the following factors:
8 9	(I) Current and future uses;
10 11	(II) Proximity and withdrawal rate of
12 13	users;
14 15 16	(III) Groundwater quantity and quality;
17 18 19 20	(IV) The potential damage to wildlife, crops, vegetation, and physical structures caused by exposure to waste;
21 22 23	(V) The hydrologic characteristics of the facility and surrounding lands;
24 25 26	(VI) Groundwater removal and treatment costs; and
27 28 29	(VII) The cost and availability of alternative water supplies;
30 31 32	(G) Practicable capability of the owner or operator; and
33 34 35	$\ensuremath{(\mathrm{H})}$ Any other factor considered relevant by the Administrator.
36 37 38 39 40	(v) The Administrator may determine that remediation of a release of an Appendix B constituent from a facility is not necessary if the owner or operator demonstrates to the satisfaction of the Administrator that:
42 43 44 45 46 47	(A) The groundwater is additionally contaminated by substances that have originated from a source other than the facility, and those substances are present in concentrations such that the cleanup of the release from the facility would provide no significant reduction in risk to actual or potential receptors; or

1 2 (B) The constituent(s) is present in 3 groundwater that: 4 5 (I) Is not currently or reasonably 6 expected to be a source of drinking water; and 7 8 Is not hydraulically connected (II) 9 with waters to which the hazardous constituents are 10 migrating or are likely to migrate in a concentration(s) 11 that would exceed the groundwater protection standards 12 established under Section 6 of this chapter; or 13 14 (IIIC) Remediation of the release(s) is 15 technically impracticable; or 16 17 (IVD) Remediation results in unacceptable 18 cross-media impacts. 19 20 (vi) A determination by the Administrator not 21 to require remediation under paragraph (v) of this section shall not affect the authority of the Administrator to 22 23 require the owner or operator to undertake source control 24 measures or other measures that may be necessary to 25 eliminate or minimize further releases to the groundwater, 26 to prevent exposure to the groundwater, or to remediate 27 the groundwater to concentrations that are technically 28 practicable and significantly reduce threats to human 29 health or the environment. 30 31 (c) Corrective action implementation: 32 33 (i) On a schedule approved by the 34 Administrator, Tthe operator must: 35 36 Implement the selected remedy as 37 approved by the Administrator; 38 39 Continue groundwater monitoring to 40 meet the requirements of the assessment monitoring program 41 and to demonstrate the effectiveness of the selected 42 remedy in meeting established water quality standards; and 43 44 Take interim measures as determined (C) necessary by the Administrator to ensure protection of 45 46 public health and the environment. The Administrator

shall consider the following factors in determining the

47

1	need for interim measures:
2 3 4 5	(I) Time required to develop and implement a final remedy;
6 7 8	(II) Actual or potential exposure of nearby populations or environmental receptors to hazardous constituents;
9 .0 .1 .2	(III) Actual or potential contamination of drinking water supplies or sensitive ecosystems;
.3 .4 .5	(IV) Further degradation of the groundwater that may occur if remedial action is not initiated expeditiously;
.7 .8 .9	(V) Weather conditions that may cause hazardous constituents to migrate or be released;
20 21 22 23	(VI) Risks of fire or explosion, or potential for exposure to hazardous constituents as a result of an accident or failure of a container or
24 25 26 27	handling system; and (VII) Other situations that may pose threats to human health and the environment.
28 29 30 31 32 33	(ii) If the selected remedy is not meeting the corrective action standards, the owner or operator shall implement other methods or techniques which have been approved by the Administrator that could practicably achieve compliance with the requirements, unless there is no practicable alternative and the owner or operator meets
35 36 37 38	the requirements of paragraph (c)(iii) of this section. (iii) If a selected remedy cannot be practically achieved with any currently available methods,
39 10 11 12	(A) Demonstrate to the satisfaction of the Administrator that the remedy cannot be achieved;
3 4 5 6 7	(B) Implement alternative measures which have been approved by the Administrator to control exposure of humans or the environment to residual contamination, as necessary to protect human health and
•	Draft Strike & Underline

1 the environment; and 2 3 (C) Implement alternate measures for 4 control of the sources of contamination or for removal or 5 decontamination of equipment, units, devices, or 6 structures, which are consistent with the overall 7 objective of the remedy and which are technically 8 practicable. 9 10 (iv) All solid wastes managed pursuant to a 11 remedy or interim measure under this section shall be 12 managed in a manner that complies with the requirements of 13 this chapter and that is protective of human health and 14 the environment. 15 16 -(vd) Remedy completion: Remedies shall be 17 considered complete when: 18 19 ———(Ai) The owner or operator complies with 20 the groundwater protection standards established under 21 Section 6(b)(i)(E)(VIII) or (IX), at all points within the 22 plume of contamination that lie beyond the relevant point 23 of compliance established by the Administratorgroundwater 24 monitoring well system established under Section 25 6(b)(i)(B);26 27 ——(Bii) Compliance with the groundwater 28 protection standards shall be considered complete when 29 concentrations of Appendix B constituents have not 30 exceeded the groundwater protection standard(s) for a 31 period of three (3) consecutive years using the approved 32 statistical procedures. The Administrator may approve an 33 alternate length of time during which the owner or 34 operator must demonstrate compliance with the standard(s), 35 considering: 36 37 $-(\pm A)$ Extent and concentration of the 38 release(s); 39 40 ——(IIB) Behavior characteristics of the 41 hazardous constituents in the groundwater; 42 43 ——(IIIC) Accuracy of the data monitoring 44 or modeling techniques, including any seasonal, meteorological, or other environmental variables that may 45 46 affect the accuracy; and 47

$(rac{{ t t V { t D}}}{{ t L V { t D}}})$ Characteristics of the groundwater; and
$(\underbrace{\text{Ciii}}_{})$ All actions required to complete the remedy have been satisfied.
$(\ensuremath{\overline{}\!$
(A) Notify the Administrator in writing, with supporting documentation, and Pplace a a copy of the notice in the facility operating record certifying that the remedy has been completed in compliance with paragraph (c)(v) of this section; and
(B) Petition the Administrator to be released from the financial assurance requirements for corrective action under Chapter 7 of these rules and regulations.
(C) When, upon completion of the certification, the Administrator determines that the corrective action remedy has been completed, the owner or operator shall be released from the requirements of financial assurance for corrective action.
Section 15. Transfer, Treatment and Storage Facility Standards: The permit application shall demonstrate compliance with the requirements of Chapter 6.
Section 16. Special Waste Standards: The permit application shall demonstrate compliance with the requirements of Chapter 8.
Section 17. Commercial Solid Waste Facility Standards: The permit application shall demonstrate compliance with the requirements of Chapter 10 and W.S. 35-11-514.
Section 18. Supporting Documentation/Appendices: At a minimum, appendices shall include the information in this section.
(a) Maps and plans:

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(ai) An original USGS topographic map with a
2
    scale of 1:24,000 with the proposed facility location
3
    shown; an original USGS topographic map with a scale of
4
    1:62,500 or other suitable topographic map may be
5
    submitted if a 1:24,000 map is unavailable.
6
7
            (bii) A map or aerial photograph of the area
8
    shall be submitted showing land ownership, land use and
9
    zoning within one (1) mile of the disposal sitepermitted
    facility boundary. The map or photograph shall be of
10
11
    sufficient scale to show all city boundaries, each
12
    occupied dwelling house, schools, hospitals, industrial
13
    buildings, water wells, water courses, roads and other
14
    applicable details and shall indicate the general
15
    topography.
16
17
             (ciii) A general facility plot plan (map) at a
18
    scale not greater than 200 feet to the inch with five (5)
19
    foot contour intervals with a scale and contour intervals
20
    approved by the Administrator shall be submitted. The
21
    general facility plot plan shall illustrate the following
22
    features:
23
24
                 (iA) Facility boundaries, including any
25
    buffer zones proposed between the solid waste boundary and
26
    the property boundary;
27
28
              (<del>ii</del>B) Points of access;
29
30
               (<del>iii</del>C) Location of soil borings,
31
    groundwater monitor wells, and methane monitor wells;
32
33
                  (ivD) Location of proposed trenches or
    area fill locations;
34
35
36
              (♥E) Working area/perimeter fire lane;
37
38
               (viF) Locations of any facility buildings
39
    to house equipment or for other uses;
40
               (viiG) Working area/perimeter fence
41
42
    location;
43
         (\underline{\text{div}}) Additional facility plot plans at \underline{\text{the}}
44
45
    same scale as the general facility plot plana scale
46
    approved by the Administrator, shall be submitted as
47
    necessary to show orderly development and use of the
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1 2 3	facility through the life of the site. These plot plans shall contain the following information:
3 4 5	$\underline{\phantom{aaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaaa$
6 7	(ii B) Development of temporary surface
8 9	water diversion structures which may be necessary to adequately control surface water run-on and run-off;
10 11 12	(iiiC) Access to active waste disposal areas, including development of internal roads;
13 14 15	(iv D) Daily cover stockpile locations;
15 16 17	($\forall E$) Topsoil storage pile locations;
18 19	$\underline{\hspace{1cm}}$ Litter screen placement information;
20 21	
22 23 24	$\underline{\hspace{1cm}}$ ($\frac{\forall iii}{H}$) Other details pertinent to the development and use of the facility.
25 26	(v) Detailed design plans, including but not
27 28 29 30 31 32 33 34	limited to plans for liners, leachate collection and management systems, caps and associated QA/QC plans shall be submitted as part of the lifetime permit or renewal as applicable. Additional or modified detailed design plans for engineered containment systems shall be submitted as a minor change unless a design change is proposed that constitutes a major change.
35 36 37 38 39 40	(evi) A map showing proposed final contours prepared at a scale no greater than 200 feet to the inch, with five (5) foot contour intervals with a scale and contour intervals approved by the Administrator, shall be submitted.
41 42 43 44	$\underline{\hspace{0.5cm}}$ (fvii) Cross sections and/or drawing details shall be submitted with sufficient specifications to describe:
45 46 47	(±A) Internal litter catch screens or fences;
	Draft Strike & Underline 8-16-16 2-91

1	$\underline{\hspace{1cm}}$ ($\frac{ii}{B}$) Working area/perimeter fencing;
2	
3	(iii c) Access roads;
4	
5	(iv D) Trench or area fill method;
6	
7	$(rac{f v}{E})$ Special waste areas, where
8	appropriate;
9	
10	(vi F) Systems used for monitoring,
11	collection, treatment and disposal of leachate, if
12	required;
13	
14	(vii G) Groundwater monitoring well design;
15	(,,
16	(viii H) Methane gas venting and monitoring
17	system;
18	S/SCCIII/
19	(ix I) Surface and subsurface drain systems
20	to control run-on and run-off and/or inflow;
21	to control run on and run orr ana, or infrow,
22	(★J) All components of engineered
23	containment systems, if applicable, which include, but are
24	
	not limited to, liners, caps and berms;
25	
26	(K) Construction quality assurance/quality
27	control (QA/QC) plans for engineered containment systems.
28	
29	$\underline{\hspace{1cm}}$ (xiiL) Any other design details requested
30	by the Administrator.
31	
32	(gb) Recordkeeping logs: A copy of the recordkeeping
33	logs/forms that will be maintained during the operating
34	life and closure/post-closure maintenance period. shall be
35	submitted.
36	
37	

38

Appendix A - Constituents for Detection Monitoring¹

Common name ² CAS RN ³ Chemical abstracts service $Suggested$ methods ⁵ PQL $(\mu g/L)^6$	Common name ²	CAS RN ³			
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Inorganics (15)

Antimony	(Total)	Antimony	6010	300
			7040 7041	300 2000 30
Arsenic	(Total)	Arsenic	6010 7060 7061	500 10 20
Barium	(Total)	Barium	6010 7080	20 1000
Beryllium	(Total)	Beryllium	6010 7090 7091	3 50 2
Cadmium	(Total)	Cadmium	6010 7130 7131	40 50 1
Chromium	(Total)	Chromium	6010 7190 7191	70 500 10
Cobalt	(Total)	Cobalt	6010 7200 7201	70 500 10
Copper	(Total)	Copper	6010 7210 7211	60 200 10
Lead	(Total)	Lead	6010 7420 7421	400 1000 10
Nickel	(Total)	Nickel	6010 7520	150 400
Selenium	(Total)	Selenium	6010 7740 7741	750 20 20
Silver	(Total)	Silver	6010 7760	70 100
Thallium	(Total)	Thallium	6010 7840 7841	400 1000 10
Vanadium	(Total)	Vanadium	6010 7910 7911	80 2000 40
Zinc	(Total)	Zinc	6010 7950 7951	20 50 0.5

Volatiles (47)

Acetone	67-64-1	2-Propanone	8260	100
Acrylonitrile	107-13-1	2-Propenenitrile	8030 8260	5 200
Benzene	71-43-2	Benzene	8020 8021	2 0.1

			8260	5
Bromochloromethane; Chlorobromomethane	74-97-5	Methane, bromochloro-	8021 8260	0.1
Bromodichloromethane; Dibromochloromethane	75-27-4	Methane, bromodichloro-	8010 8021 8260	1 0.2 5
Bromoform; Tribromomethane	75-25-2	Methane, tribromo-	8010 8021 8260	2 15 5
Carbon disulfide	75-15-0	Carbon disulfide	8260	100
Carbon tetrachloride	56-23-5	Methane, tetrachloro-	8010 8021 8260	1 0.1 10
Chlorobenzene	108-90-7	Benzene, chloro-	8010 8020 8021 8260	2 2 0.1 5
Chloroethane; Ethyl chloride	75-00-3	Ethane, chloro-	8010 8021 8060	5 1 10
Chloroform; Trichloromethane	67-66-3	Methane, trichloro-	8010 8021 8260	0.5 0.2 5
Dibromochloromethane; Chlorodibromomethane	124-48-1	Methane, dibromochloro-	8010 8021 8260	10.3
1,2-Dibromo-3-chloropropane; DBCP	96-12-8	Propane, 1,2-dibromo-3-chloro-	8011 8021 8260	0.1 30 25
1,2-Dibromoethane; Ethylene dibromide; EDB	106-93-4	Ethane, 1,2-dibromo-	8011 8021	0.1 10
o-Dichlorobenzene	95-50-1	Benzene, 1,2-dichloro-	8010 8020 8021 8120 8260 8270	2 5 0.5 10 5
p-Dichlorobenzene; 1,4 Dichlorobenzene	106-46-7	Benzene, 1,4-dichloro-	8010	2
trans-1,4-Dichloro-2-butene	110-57-6	2-Butene, 1,4-dichloro-, (E)-	8260	100
1,1-Dichloroethane; Ethylidene chloride	75-34-3	Ethane, 1,1-dichloro-	8010 8021 8260	1 0.5 5
1,2-Dichloroethane; Ethylene dichloride	107-06-2	Ethane, 1,1-dichloro-	8010 8021 8260	0.5 0.3 5
1,1-Dichloroethylene; 1,1- Dichlorothene; Vinylidene chloride	75-35-4	Ethene, 1,1-dichloro-	8010 8021 8260	1 0.5 5
cis-1,2-Dichloroethylene; cis-1,2-Dichloroethene	156-59-2	Ethene, 1,2-dichloro-, (Z)-	8021 8260	0.2
trans-1,2-Dichloroethylene trans-1,2-Dichloroethene	156-60-5	Ethene, 1,2-dichloro-, (E)-	8010 8021 8260	1 0.5 5
1,2-Dichloropropane;	78-87-5	Propane, 1,2-dichloro-	8010	0.5
Propylene dichloride			8021 8260	0.05 5
cis-1,3-Dichloropropene	10061-01-5	1-Propene, 1,3-dichloro-, (Z)-	8010 8260	20 10
trans-1,3-Dichloropropene	10061-02-6	1-Propene, 1,3-dichloro-, (E)-	8010 8260	5 5
			8020	2

Ethylbenzene	100-41-4	Benzene, ethyl-	8221 8260	0.05 5
2-Hexanone; Methyl butyl ketone	591-78-6	2-Hexanone	8260	50
Methyl bromide; Bromomethane	74-83-9	Methane, bromo-	8010 8021	20 10
Methyl chloride; Chloromethane	74-87-3	Methane, chloro-	8010 8021	10.3
Methylene bromide; Dibromomethane	74-95-3	Methane, dibromo-	8010 8021 8260	15 20 10
Methylene chloride; Dichloromethane	75-09-2	Methane, dichloro-	8010 8021 8260	5 0.2 10
Methyl ethyl ketone; MEK; 2-Butanone	78-93-3	2-Butanone	8015 8260	10 100
Methyl iodide; Iodomethane	74-88-4	Methane, iodo-	8010 8260	40 10
4-Methyl-2-pentanone; Methyl isobutyl ketone	108-10-1	2-Pentanone, 4-methyl-	8015 8260	5 100
Styrene	100-42-5	Benzene, ethenyl-	8020 8021 8260	1 0.1 10
1,1,1,2-Tetrachloroethane	630-20-6	Ethane, 1,1,1,2-tetrachloro-	8010 8021 8260	5 0.05 5
1,1,2,2-Tetrachloroethane	79-34-5	Ethane, 1,1,2,2-tetrachloro-	8010 8021 8260	0.5 0.1 5
Tetrachloroethylene; Tetrachloroethene; Perchloroethylene	127-18-4	Ethene, tetrachloro-	8010 8021 8260	0.5 0.5 5
Toluene	108-88-3	Benzene, methyl-	8020 8021 8260	2 0.1 5
1,1,1-Trichloroethane; Methylchloroform	71-55-6	Ethane, 1,1,1-trichloro-	8010 8021 8260	0.3 0.3 5
1,1,2-Trichloroethane	79-00-5	Ethane, 1,1,2-trichloro-	8010 8260	0.2
Trichloroethylene; Trichloroethene	79-01-6	Ethene, trichloro-	8010 8021 8260	1 0.2 5
Trichlorofluoromethane; CFC-	75-69-4	Methane, trichlorofluoro-	8010 8021 8260	10 0.3 5
1,2,3-Trichloropropane	96-18-4	Propane, 1,2,3-trichloro-	8010 8021 8260	10 5 15
Vinyl acetate	108-05-4	Acetic acid, ethenyl ester	8260	50
Vinyl chloride; Chloroethene	75-01-4	Ethene, chloro-	8010 8021 8260	2 0.4 10
Xylene (total)	See Note 11	Benzene, dimethyl-	8020 8021 8260	5 0.2 5

The regulatory requirements pertain only to the list of substances; the right hand columns (Methods and PQL) are

- given for informational purposes only. See also footnotes 5 and 6.
- ²Common names are those widely used in government regulations, scientific publications, and commerce; synonyms exist for many chemicals.
- ³Chemical Abstracts Service registry number. Where "Total" is entered, all species in the groundwater that contain this element are included.
- ⁴CAS index names are those used in the 9th Collective Index.
- ⁵Suggested Methods refer to analytical procedure numbers used in EPA Report SW-846 "Test Methods for Evaluating Solid Waste", third edition, November 1986, as revised, December 1987. Analytical details can be found in SW-846 and in documentation on file at the Department. CAUTION: The methods listed are representative SW-846 procedures and may not always be the most suitable method(s) for monitoring an analyte under the regulations.
- ⁶Practical Quantitation Limits (PQLs) are the lowest concentrations of analytes in groundwaters that can be reliably determined within specified limits of precision and accuracy by the indicated methods under routine laboratory operating conditions. The PQLs listed are generally stated to one significant figure. PQLs are based on 5 mL samples for volatile organics and 1 L samples for semivolatile organics. CAUTION: The PQL values in many cases are based only on a general estimate for the method and not on a determination for individual compounds; PQLs are not a part of the regulation.

Appendix B - Constituents for Assessment Monitoring¹

Common name ²	CAS RN ³ 10061-02-6	Chemical abstracts service index name4	Suggested methods ⁵	PQL (µg/L)6			
Inorganics (19)							
Antimony	(Total)	Antimony	6010 7040 7041	300 2000 30			
Arsenic	(Total)	Arsenic	6010 7060 7061	500 10 20			
Barium	(Total)	Barium	6010 7080	20 1000			
Beryllium	(Total)	Beryllium	6010 7090 7091	3 50 2			
Cadmium	(Total)	Cadmium	6010 7130 7131	40 50 1			
Chromium	(Total)	Chromium	6010 7190 7191	70 500 10			
Cobalt	(Total)	Cobalt	6010 7200 7201	70 500 10			
Copper	(Total)	Copper	6010 7210 7211	60 200 10			
Cyanide	57-12-5	Cyanide	9010	200			
Lead	(Total)	Lead	6010 7420 7421	400 1000 10			
Mercury	(Total)	Mercury	7470	2			
Nickel	(Total)	Nickel	6010 7520	150 400			
Selenium	(Total)	Selenium	6010 7740 7741	750 20 20			
Silver	(Total)	Silver	6010 7760	70 100			
Sulfide	18496-25-8	Sulfide	9030	4000			
Thallium	(Total)	Thallium	6010 7840 7841	400 1000 10			
Tin	(Total)	Tin	6010	40			
Vanadium	(Total)	Vanadium	6010 7910 7911	80 2000 40			
Zinc	(Total)	Zinc	6010 7950 7951	20 50 0.5			
Volatiles (64)	Volatiles (64)						
Acetone	67-64-1	2-Propanone	8260	100			

Acet	tone	67-64-1	2-Propanone	8260	100	l
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Acetonitrile; Methyl cyanide	_ , , , , , , , , , , , , , , , , , , ,	I == 0= 0		I	100
Acrylonitrile 107-13-1 2-Propenenitrile 88030 500 500	Acetonitrile; Methyl cyanide	75-05-8	Acetonitrile	8015	100
Allyl chloride	Acrolein	107-02-8	2-Propenal	8030 8260	5 100
Benzene 71-43-2 Benzene 8020 5.1	Acrylonitrile	107-13-1	2-Propenenitrile		5 200
### Bromochloromethane	Allyl chloride	107-05-1	1-Propene, 3-chloro-		5 10
### Recomposition of Chicorobromomethane 75-27-4 Methane, bromodichloro- 8010 5 2 2 2 5 2 2 5 2 2	Benzene	71-43-2	Benzene	8021	0.1
Dibromochloromethane Name Name	Bromochloromethane; Chlorobromomethane	74-97-5	Methane, bromochloro-		0.1
Carbon disulfide		75-27-4	Methane, bromodichloro-	8010 8021 8260	0.2
Carbon tetrachloride 56-23-5 Methane, tetrachloro- 8010 8021 101 Chlorobenzene 108-90-7 Benzene, chloro- 8010 2 2 8020 8021 10 Chloroethane; Ethyl chloride 75-00-3 Ethane, chloro- 8010 8021 10 Chloroform; Trichloromethane 67-66-3 Methane, trichloro- 8010 8021 8260 52 Chloroprene 126-99-8 1,3-Butadiene, 2-chloro- 8010 8020 8260 52 Dibromochloromethane; Chlorodibromomethane 96-12-8 Propane, 1,2-dibromo-3-chloro- 8010 8021 8260 8250 8250 8260 8260 8260 8260 8260 8260 8260 826	Bromoform; Tribromomethane	75-25-2	Methane, tribromo-	8021	15
Chlorobenzene 108-90-7 Benzene, chloro- 8011 2 2 3 5 1	Carbon disulfide	75-15-0	Carbon disulfide	8260	100
Chloroethane; Ethyl chloride	Carbon tetrachloride	56-23-5	Methane, tetrachloro-	8021	0.1
Chloroform; Trichloromethane 67-66-3 Methane, trichloro- 8010 8020 5 6 5 8021 8021 8021 8021 8021 8021 8021 8021	Chlorobenzene	108-90-7	Benzene, chloro-	8020 8021	0.1
Chloroprene 126-99-8 1,3-Butadiene, 2-chloro- 8010 8260 50 20	Chloroethane; Ethyl chloride	75-00-3	Ethane, chloro-	8021	5 1 10
Dibromochloromethane; Chlorodibromomethane; Chlorodibromomethane; Chlorodibromomethane; Chlorodibromomethane; Chlorodibromomethane; Chlorodibromomethane; Chlorodibromomethane; Chloropropane; Propane, 1,2-dibromo-3-chloro- Roll Roll Roll Roll Roll Roll Roll Ro	Chloroform; Trichloromethane	67-66-3	Methane, trichloro-	8021	0.2
Chlorodibromomethane Section S	Chloroprene	126-99-8	1,3-Butadiene, 2-chloro-		
DBCP 8021 30 25 1,2-Dibromoethane; Ethane, 1,2-dibromo- 8011 10 10 10 10 10 10	Dibromochloromethane; Chlorodibromomethane	124-48-1	Methane, dibromochloro-	8010 8021 8260	1 0.3 5
Ethylene dibromidé; EDB 8021 10 o-Dichlorobenzene 95-50-1 Benzene, 1,2-dichloro- 8010 8020 5 8021 8021 8020 5 8021 8021 8020 8270 10 m-Dichlorobenzene; 1,3-Dichlorobenzene 541-73-1 Benzene, 1,3-dichloro- 8010 8020 8021 0.2 8021 0.2 8021 0.2 8021 10 8260 8270 10 p-Dichlorobenzene; 1,4-Dichlorobenzene 106-46-7 Benzene, 1,4-dichloro- 8020 8270 10 p-Dichlorobenzene; 1,4 bichlorobenzene; 1,4 bichlorobenzene 106-46-7 Benzene, 1,4-dichloro- 8010 2 2 trans-1,4-Dichloro-2-butene 110-57-6 2-Butene, 1,4-dichloro-, (E)- 8260 100		96-12-8	Propane, 1,2-dibromo-3-chloro-	8021	0.1 30 25
M-Dichlorobenzene; 1,3-Dichlorobenzene 541-73-1 Benzene, 1,3-dichloro- 8020 8270 5	1,2-Dibromoethane; Ethylene dibromide; EDB	106-93-4	Ethane, 1,2-dibromo-		
1,3-Dichlorobenzene p-Dichlorobenzene; 1,4-Dichlorobenzene; 1,4-Dichloro-2-butene 110-57-6 2-Butene, 1,4-dichloro-, (E)- 8260 100	o-Dichlorobenzene	95-50-1	Benzene, 1,2-dichloro-	8020 8021 8120 8260	5 0.5 10 5
1,4-Dichlorobenzene 8021 8120 8120 8120 8120 8120 8120 8120	m-Dichlorobenzene; 1,3-Dichlorobenzene	541-73-1	Benzene, 1,3-dichloro-	8020 8021 8120	0.2 10 5
Dichlorobenzene trans-1,4-Dichloro-2-butene 110-57-6 2-Butene, 1,4-dichloro-, (E)- 8260 100	p-Dichlorobenzene; 1,4-Dichlorobenzene	106-46-7	Benzene, 1,4-dichloro-	8021 8120 8260	0.2 10 5
	p-Dichlorobenzene; 1,4 Dichlorobenzene	106-46-7	Benzene, 1,4-dichloro-	8010	2
Dichlorodifluoromethane 75-71-8 Methane, dichlorodifluoro- 8021 0.5	trans-1,4-Dichloro-2-butene	110-57-6	2-Butene, 1,4-dichloro-, (E)-	8260	100
	Dichlorodifluoromethane	75-71-8	Methane, dichlorodifluoro-	8021	0.5

			8260	5
1,1-Dichloroethane; Ethylidene chloride	75-34-3	Ethane, 1,1-dichloro-	8010 8021 8260	1 0.5 5
1,2-Dichloroethane; Ethylene dichloride	107-06-2	Ethane, 1,1-dichloro-	8010 8021 8260	0.5 0.3 5
1,1-Dichloroethylene; 1,1- Dichlorothene; Vinylidene chloride	75-35-4	Ethene, 1,1-dichloro-	8010 8021 8260	1 0.5 5
cis-1,2-Dichloroethylene; cis-1,2-Dichloroethene	156-59-2	Ethene, 1,2-dichloro-, (Z)-	8021 8260	0.2
trans-1,2-Dichloroethylene trans-1,2-Dichloroethene	156-60-5	Ethene, 1,2-dichloro-, (E)-	8010 8021 8260	1 0.5 5
1,2-Dichloropropane; Propylene dichloride	78-87-5	Propane, 1,2-dichloro-	8010 8021 8260	0.5 0.05 5
1,3-Dichloropropane; Trimethylene dichloride	142-28-9	Propane, 1,3-dichloro-	8021 8260	0.3 15
2,2-Dichloropropane; Isopropylidene chloride	594-20-7	Propane, 2,2-dichloro-	8021 8260	0.5
1,1-Dichloropropene;	563-58-6	1-Propene, 1,1-dichloro-	8021 8260	0.2
cis-1,3-Dichloropropene	10061-01-5	1-Propene, 1,3-dichloro-, (Z)-	8010 8260	20 10
trans-1,3-Dichloropropene	10061-02-6	1-Propene, 1,3-dichloro-, (E)-	8010 8260	5 5
Ethylbenzene	100-41-4	Benzene, ethyl-	8020 8221 8260	2 0.05 5
Ethyl methacrylate	97-63-2	2-Propenoic acid, 2-methyl-, ethyl ester	8015 8260 8270	5 10 10
2-Hexanone; Methyl butyl ketone	591-78-6	2-Hexanone	8260	50
Isobutyl alcohol	78-83-1	1-Propanol, 2-methyl-	8015 8240	50 100
Methacrylonitrile	126-98-7	2-Propenenitrile, 2-methyl-	8015 8260	5 100
Methyl bromide; Bromomethane	74-83-9	Methane, bromo-	8010 8021	20 10
Methyl chloride; Chloromethane	74-87-3	Methane, chloro-	8010 8021	10.3
Methylene bromide; Dibromomethane	74-95-3	Methane, dibromo-	8010 8021 8260	15 20 10
Methylene chloride; Dichloromethane	75-09-2	Methane, dichloro-	8010 8021 8260	5 0.2 10
Methyl ethyl ketone; MEK; 2-Butanone	78-93-3	2-Butanone	8015 8260	10 100
Methyl iodide; Iodomethane	74-88-4	Methane, iodo-	8010 8260	40 10
Methyl methacrylate	80-62-6	2-Propenoic acid, 2-methyl-, methyl ester	8015 8260	2 30
4-Methyl-2-pentanone; Methyl isobutyl ketone	108-10-1	2-Pentanone, 4-methyl-	8015 8260	5 100
			8021	0.5

Naphthalene	91-20-3	Naphthalene	8100	200
			8260 8270	5 10
Propionitrile; Ethyl cyanide	107-12-0	Propanenitrile	8015 8260	60 150
Styrene	100-42-5	Benzene, ethenyl-	8020 8021 8260	1 0.1 10
1,1,1,2-Tetrachloroethane	630-20-6	Ethane, 1,1,1,2-tetrachloro-	8010 8021 8260	5 0.05 5
1,1,2,2-Tetrachloroethane	79-34-5	Ethane, 1,1,2,2-tetrachloro-	8010 8021 8260	0.5 0.1 5
Tetrachloroethylene; Tetrachloroethene; Perchloroethylene	127-18-4	Ethene, tetrachloro-	8010 8021 8260	0.5 0.5 5
Toluene	108-88-3	Benzene, methyl-	8020 8021 8260	2 0.1 5
1,2,4-Trichlorobenzene	120-82-1	Benzene, 1,2,4-trichloro-	8021 8120 8260 8270	0.3 0.5 10 10
1,1,1-Trichloroethane; Methylchloroform	71-55-6	Ethane, 1,1,1-trichloro-	8010 8021 8260	0.3 0.3 5
1,1,2-Trichloroethane	79-00-5	Ethane, 1,1,2-trichloro-	8010 8260	0.2
Trichloroethylene; Trichloroethene	79-01-6	Ethene, trichloro-	8010 8021 8260	1 0.2 5
Trichlorofluoromethane; CFC-	75-69-4	Methane, trichlorofluoro-	8010 8021 8260	10 0.3 5
1,2,3-Trichloropropane	96-18-4	Propane, 1,2,3-trichloro-	8010 8021 8260	10 5 15
Vinyl acetate	108-05-4	Acetic acid, ethenyl ester	8260	50
Vinyl chloride; Chloroethene	75-01-4	Ethene, chloro-	8010 8021 8260	2 0.4 10
Xylene (total)	See Note 11	Benzene, dimethyl-	8020 8021 8260	5 0.2 5

Semi-Volatiles (108)

Acenaphthene	83-32-9	Acenaphthylene, 1,2-dihydro-	8100 8270	200 10
Acenaphthylene	208-96-8	Acenaphthylene	8100 8270	200 10
Acetophenone	98-86-2	Ethanone, 1-phenyl-	8270	10
2-Acetylaminofluorene; 2-AAF	53-96-3	Acetamide, N-9H-fluoren-2-yl-	8270	20
4-Aminobiphenyl	92-67-1	[1,1'-Biphenyl]-4-amine	8270	20
Anthracene	120-12-7	Anthracene	8100 8270	200 10
Benzo[a]anthracene; Benzanthracene	56-55-3	Benz[a]anthracene	8100 8270	200 10
Benzo[b]fluoranthene	205-99-2	Benz[e]acephenanthrylene	8100	200

			8270	10
Benzo[k]fluoranthene	207-08-9	Benzo[k]fluoranthene	8100 8270	200 10
Benzo[ghi]perylene	191-24-2	Benzo[ghi]perylene	8100 8270	200 10
Benzo[a]pyrene	50-32-8	Benzo[a]pyrene	8100 8270	200 10
Benzyl alcohol	100-51-6	Benzenemethanol	8270	20
Bis(2-chloroethoxy)methane	111-91-1	Ethane, 1,1'-[methylenebis (oxy)]bis[2-chloro-	8110 8270	5 10
Bis(2-chloroethyl)ether; Dichloroethhyl ether	111-44-4	Ethane, 1,1'-oxybis[2-chloro-	8110 8270	3 10
Bis(2-chloro-1-methylethyl) ether; 2,2'- Dichlorodiisopropyl ether; DCIP, See note 7	108-60-1	Propane, 2,2'-oxybis[1-chloro-	8110 8270	10 10
Bis(2-ethylhexyl) phthalate	117-81-7	1,2-Benzenedicarboxylic acid, bis(2-ethylhexyl)ester	8060	20
4-Bromophenyl phenyl ether	101-55-3	Benzene, 1-bromo-4-phenoxy-	8110 8270	25 10
Butyl benzyl phthalate; Benzyl butyl phthalate	85-68-7	1,2-Benzenedicarboxylic acid, butyl phenylmethyl ester	8060 8270	5 10
p-Chloroaniline	106-47-8	Benzenamine, 4-chloro-	8270	20
Chlorobenzilate	510-15-6	Benzeneacetic acid, 4-chloro- α -(4-chlorophenyl)- α -hydroxy-, ethyl ester	8270	10
p-Chloro-m-cresol; 4-Chloro-3-methylphenol	59-50-7	Phenol, 4-chloro-3-methyl-	8040 8270	5 20
2-Chloronaphthalene	91-58-7	Naphthalene, 2-chloro-	8120 8270	10 10
2-Chlorophenol	95-57-8	Phenol, 2-chloro-	8040 8270	5 10
4-Chlorophenyl phenyl ether	7005-72-3	Benzene, 1-chloro-4-phenoxy-	8110 8270	40 10
Chrysene	218-01-9	Chrysene	8100 8270	200 10
m-Cresol; 3-methylphenol	108-39-4	Phenol, 3-methyl-	8270	10
o-Cresol; 2-methylphenol	95-48-7	Phenol, 2-methyl-	8270	10
p-Cresol; 4-methylphenol	106-44-5	Phenol, 4-methyl-	8270	10
Diallate	2303-16-4	Carbamothioic acid, bis(1-methylethyl)-, S-(2,3-dichloro-2-propenyl) ester	8270	10
Dibenz[a,h]anthracene	53-70-3	Dibenz[a,h]anthracene	8100 8270	200 10
Dibenzofuran	132-64-9	Dibenzofuran	8270	10
3,3'-Dichlorobenzidine	91-94-1	[1,1'-Biphenyl]-4,4'-diamine, 3,3'-dichloro-	8270	20
2,4-Dichlorophenol	120-83-2	Phenol, 2,4-dichloro-	8040 8270	5 10
2,6-Dichlorophenol	87-65-0	Phenol, 2,6-dichloro-	8270	10
Diethyl phthalate	84-66-2	1,2-Benzenedicarboxylic acid, diethyl ester	8060 8270	5 10
0,0-Diethyl 0-2-pyrazinyl phosphorothioate;Thionazin	297-97-2	Phosphorothioic acid, 0,0- diethyl 0-pyrazinyl ester	8141 8270	5 20

Dimethoate	60-51-5	Phosphorodithioic acid, 0,0- dimethyl S-[2-(methylamino)-2- oxoethyl] ester	8141 8270	3 20
p-(Dimethylamino)azobenzene	60-11-7	Benzenamine, N,N-dimethyl-4- (phenylazo)-	8270	10
7,12- Dimethylbenz[a]anthracene	57-97-6	Benz[a]anthracene, 7,12-dimethyl-	8270	10
3,3'-Dimethylbenzidine	119-93-7	[1,1'-Biphenyl]-4,4'-diamine, 3,3'-dimethyl-	8270	10
2,4-Dimethylphenol; m-Xylenol	105-67-9	Phenol, 2,4-dimethyl-	8040 8270	5 10
Dimethyl phthalate	131-11-3	1,2-Benzenedicarboxylic acid, dimethyl ester	8060 8270	5 10
m-Dinitrobenzene	99-65-0	Benzene, 1,3-dinitro-	8270	20
4,6-Dinitro-o-cresol; 4,6-Dinitro-2-methylphenol	534-52-1	Phenol, 2-methyl-4,6-dinitro-	8040 8270	150 50
2,4-Dinitrophenol	51-28-5	Phenol, 2,4-dinitro-	8040 8270	150 50
2,4-Dinitrotoluene	121-14-2	Benzene, 1-methyl-2,4-dinitro-	8090 8270	0.2 10
Di-n-butyl phthalate	84-74-2	1,2-Benzenedicarboxylic acid, dibutyl ester	8060 8270	5 10
2,6-Dinitrotoluene	606-20-2	Benzene, 2-methyl-1,3-dinitro-	8090 8270	0.1 10
Dinoseb; DNBP; 2-sec-Butyl-4,6-dinitrophenol	88-85-7	Phenol, 2-(1-methylpropyl)-4,6-dinitro-	8150 8270	1 20
Di-n-octyl phthalate	117-84-0	1,2-Benzenedicarboxylic acid, dioctyl ester	8060 8270	30 10
Diphenylamine	122-39-4	Benzenamine, N-phenyl-	8270	10
Disulfoton	298-04-4	Phosphorodithioic acid, 0,0-diethyl S-[2-(ethylthio)ethyl]ester	8140 8141 8270	2 0.5 10
Ethyl methanesulfonate	62-50-0	Methanesulfonic acid, ethyl ester	8270	20
Famphur	52-85-7	Phosphorothioic acid, 0-[4- [(dimethylamino)sulfonyl]pheny l]-0,0-dimethyl ester	8270	20
Fluoranthene	206-44-0	Fluoranthene	8100 8270	200 10
Fluorene	86-73-7	9H-Fluorene	8100 8270	200 10
Hexachlorobenzene	118-74-1	Benzene, hexachloro-	8120 8270	0.5 10
Hexachlorobutadiene	87-68-3	1,3-Butadiene, 1,1,2,3,4,4-hexachloro-	8021 8120 8260 8270	0.5 5 10 10
Hexachlorocyclopentadiene	77-47-4	1,3-Cyclopentadiene, 1,2,3,4,5,5-hexachloro-	8120 8270	5 10
Hexachloroethane	67-72-1	Ethane, hexachloro-	8120 8260 8270	0.5 10 10
Hexachloropropene	1888-71-7	1-Propene, 1,1,2,3,3,3- hexachloro-	8270	10
Indeno(1,2,3-cd)pyrene	193-39-5	Indeno[1,2,3-cd]pyrene	8100 8270	200 10
Isodrin	465-73-6		8270	20

		1,4,5,8- Dimethanonaphthalene,1,2,3,4,1 0,10-hexachloro-1,4,4a,5,8,8a hexahydro- (1\alpha,4\alpha,4\alpha\beta,8\beta,8\alpha\beta)-	8260	10
Isophorone	78-59-1	2-Cyclohexen-1-one, 3,5,5- trimethyl-	8090 8270	60 10
Isosafrole	120-58-1	1,3-Benzodioxole, 5-(1- propenyl)-	8270	10
Kepone	143-50-0	1,3,4-Metheno-2H-cyclobuta- [cd]pentalen-2-one, 1,1a,3,3a,4,5,5,5a,5b,6- decachloro-octahydro-	8270	20
Methapyrilene	91-80-5	1,2,Ethanediamine, N,N-dimethyl-N'-2-pyridinyl-N'-(2-thienylmethyl)-	8270	100
3-Methylcholanthrene	56-49-5	Benz[j]aceanthrylene, 1,2- dihydro-3-methyl-	8270	10
Methyl methanesulfonate	66-27-3	Methanesulfonic acid, methyl ester	8270	10
2-Methylnaphthalene	91-57-6	Naphthalene, 2-methyl-	8270	10
Methyl parathion; Parathion methyl	298-00-0	Phosphorothioic acid, 0,0-dimethyl 0-(4-nitrophenyl) ester	8140 8141 8270	0.5 1 10
1,4-Naphthoquinone	130-15-4	1,4-Naphthalenedione	8270	10
1-Naphthylamine	134-32-7	1-Naphthalenamine	8270	10
2-Naphthylamine	91-59-8	2-Naphthalenamine	8270	10
o-Nitroaniline; 2- Nitroaniline	88-74-4	Benzenamine, 2-nitro-	8270	50
m-Nitroaniline; 3- Nitroaniline	99-09-2	Benzenamine, 3-nitro-	8270	50
p-Nitroaniline;4-Nitroaniline	100-01-6	Benzenamine, 4-nitro-	8270	50
Nitrobenzene	98-95-3	Benzene, nitro-	8090 8270	40 10
o-Nitrophenol; 2-Nitrophenol	88-75-5	Phenol, 2-nitro-	8040 8270	5 10
p-Nitrophenol; 4-Nitrophenol	100-02-7	Phenol, 4-nitro-	8040 8270	10 50
N-Nitrosodiethylamine	55-18-5	Ethanamine, N-ethyl-N-nitroso-	8270	20
N-Nitrosodimethylamine	62-75-9	Methanamine, N-methyl-N-nitroso-	8070	2
N-Nitrosodi-n-butylamine	924-16-3	1-Butanamine, N-butyl-N- nitroso-	8270	10
N-Nitrosodiphenylamine	86-30-6	Benzenamine, N-nitroso-N- phenyl-	8070	5
N-Nitrosodipropylamine; N-Nitroso-N-dipropylamine; Di-n-propylnitrosamine	621-64-7	1-Propanamine, N-nitroso-N- propyl-	8070	10
N-Nitrosomethylethylamine	10595-95-6	Ethanamine, N-methyl-N-nitroso-	8270	10
N-Nitrosomorpholine	59-89-2	Morpholine, 4-nitroso-	8270	10
N-Nitrosopiperidine	100-75-4	Piperidine, 1-nitroso-	8270	20
N-Nitrosopyrrolidine	930-55-2	Pyrrolidine, 1-nitroso-	8270	40
5-Nitro-o-toluidine	99-55-8	Benzenamine, 2-methyl-5-nitro-	8270	10
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Pentachlorophenol	87-86-5	Phenol, pentachloro-	8040 8270	5 50
Phenanthrene	85-01-8	Phenanthrene	8100 8270	200 10
Phenol	108-95-2	Phenol	8040	1
p-Phenylenediamine	106-50-3	1,4-Benzenediamine	8270	10
Pentachlorobenzene	608-93-5	Benzene, pentachloro-	8270	10
Pentachloronitrobenzene	82-68-8	Benzene, pentachloronitro-	8270	20
Phenacetin	62-44-2	Acetamide, N-(4-ethoxyphenyl)	8270	20
Phorate	298-02-2	Phosphorodithioic acid, 0,0-diethyl S-[(ethylthio)methyl] ester	8140 8141 8270	2 0.5 10
Pronamide	23950-58-5	Benzamide, 3,5-dichloro-N-(1,1-dimethy1-2-propyny1)-	8270	10
Pyrene	129-00-0	Pyrene	8100 8270	200 10
Safrole	94-59-7	1,3-Benzodioxole, 5-(2- propenyl)-	8270	10
1,2,4,5-Tetrachloro-benzene	95-94-3	Benzene, 1,2,4,5-tetrachloro-	8270	10
2,3,4,6-Tetrachlorophenol	58-90-2	Phenol, 2,3,4,6-tetrachloro-	8270	10
o-Toluidine	95-53-4	Benzenamine, 2-methyl-	8270	10
2,4,5-Trichlorophenol	95-95-4	Phenol, 2,4,5-trichloro-	8270	10
2,4,6-Trichlorophenol	88-06-2	Phenol, 2,4,6-trichloro-	8040 8270	5 10
0,0,0-Triethyl phosphorothioate	126-68-1	Phosphorothioic acid, 0,0,0-triethyl ester	8270	10
sym-Trinitrobenzene	99-35-4	Benzene, 1,3,5-trinitro-	8270	10

Pesticides (20)

Aldrin	309-00-2	1,4:5,8-Dimethanonaphthalene, 1,2,3,4,10,10-hexachloro- 1,4,4a,5,8,8a-hexahydro- (1α,4α,4aß,5α, 8α,8aß)-	8080 8270	0.05
alpha-BHC	319-84-6	Cyclohexane, 1,2,3,4,5,6- hexachloro-,(1α, 2α,3ß,4α,5ß,6ß)-	8080 8270	0.05 10
beta-BHC	319-85-7	Cyclohexane, 1,2,3,4,5,6- hexachloro- ,(1α,2β,3α,4β,5α,6β)-	8080 8270	0.05 20
delta-BHC	319-86-8	Cyclohexane, 1,2,3,4,5,6-hexachloro-,(1 α , 2 α ,3 α ,4 β ,5 α ,6 β)-	8080 8270	0.1 20
gamma-BHC; Lindane	58-89-9	Cyclohexane, 1,2,3,4,5,6- hexachloro- ,(1\alpha,2\alpha,3\beta,5\alpha,5\alpha,6\beta)-	8080 8270	0.05 20
Chlordane	See Note 8	4,7-Methano-1H-indene, 1,2,4,5,6,7,8,8-octachloro- 2,3,3a,4,7,7a-hexahydro-	8080 8270	0.1 50
4,4'-DDD	72-54-8	Benzene 1,1'-(2,2-dichloroethylidene)bis[4-chloro-	8080 8270	0.1 10
4,4'-DDE	72-55-9		8080 8270	0.05 10

		Benzene, 1,1'- (dichloroethenylidene)bis[4- chloro-		
4,4'-DDT	50-29-3	Benzene, 1,1'-(2,2,2- trichloroethylidene)bis[4- chloro-	8080 8270	0.1 10
Dieldrin	60-57-1	2,7:3,6-Dimethanonaphth[2,3-b]oxirene, 3,4,5,6,9,9-hexa,chloro-la,2,2a,3,6,6a,7,7a-octahydro-(1a\au,2\beta,2a\au,3\beta,6\beta,6a\au,7\beta,7a\au)-	8080 8270	0.05
Endosulfan I	959-98-8	6,9-Methano-2,4,3- benzodioxathiepin, 6,7,8,9,10,10-hexachloro- 1,5,5a,6,9,9a-hexahydro-, 3- oxide, (3a,5aß,6a,9a,9aß)-	8080 8250	0.1
Endosulfan II	33213-65-9	6,9-Methano-2,4,3- benzodioxathiepin, 6,7,8,9,10,10-hexachloro- 1,5,5a,6,9,9a-hexahydro-, 3- oxide, (3a,5aa,6ß,9ß,9aa)-	8080 8270	0.05 20
Endosulfan sulfate	1031-07-8	6,9-Methano-2,4,3- benzodioxathiepin, 6,7,8,9,10,10-hexachloro- 1,5,5a,6,9,9a-hexahydro-, 3,3- dioxide	8080 8270	0.5 10
Endrin	72-20-8	2,7:3,6-Dimethanonaphth[2,3-b]oxirene, 3,4,5,6,9,9-hexachloro-la,2,2a,3,6,6a,7,7a-octahydro-, (1aα, 2ß,2aß,3α,6α, 6aß,7ß,7aα)-	8080 8270	0.1
Endrin aldehyde	7421-93-4	1,2,4- Methenocyclopenta[cd]pentalene -5-carboxaldehyde, 2,2a,3,3,4,7- hexachlorodecahydro-, (1a,2ß,2aß,4ß,4aß,5ß,6ß,,6bß,7 R*)-	8080 8270	0.2
Heptachlor	76-44-8	4,7-Methano-1H-indene, 1,4,5,6,7,8,8-heptachioro- 3a,4,7,7a-tetrahydro-	8080 8270	0.05 10
Heptachlor epoxide	1024-57-3	2,5-Methano-2H-indeno[1,2-b]oxirene, 2,3,4,5,6,7,7-heptachloro-la,1b,5,5a,6,6a,-hexahydro-, (1a\alpha,1b\bar{K},2\alpha,5\alpha,5\alpha,5\alpha,6\alpha,6\alpha)	8080 8270	10
Methoxychlor	72-43-5	Benzene, 1,1'- (2,2,2,trichloroethylidene)bis [4-methoxy-	8080 8270	2 10
Parathion	56-38-2	Phosphorothioic acid, 0,0-diethyl-0-(4-nitrophenyl) ester	8141 8270	0.5 10
Toxaphene	See Note	Toxaphene	8080	2

Herbicides (3)

2,4-D; 2,4-Dichlorophenoxy-acetic acid	94-75-7	Acetic acid, (2,4-dichlorophenoxy)-	8150	10
2,4,5-T; 2,4,5- Trichlorophenoxyacetic acid	93-76-5	Acetic acid, (2,4,5-trichlorophenoxy)-	8150	2
Silvex; 2,4,5-TP	93-72-1	Propanoic acid, 2-(2,4,5-trichlorophenoxy)-	8150	2

PCBs (7)

Polychlorinated biphenyls;	See Note 9	1,1'-Biphenyl, chloro	8080	50
PCBs; Aroclors		derivatives	8270	200

The regulatory requirements pertain only to the list of substances; the right hand columns (Methods and PQL) are given for informational purposes only. See also footnotes 5 and 6.

- ²Common names are those widely used in government regulations, scientific publications, and commerce; synonyms exist for many chemicals.
- ³Chemical Abstracts Service registry number. Where "Total" is entered, all species in the groundwater that contain this element are included.
- ⁴CAS index names are those used in the 9th Collective Index.
- ⁵Suggested Methods refer to analytical procedure numbers used in EPA Report SW-846 "Test Methods for Evaluating Solid Waste", third edition, November 1986, as revised, December 1987. Analytical details can be found in SW-846 and in documentation on file at the Department. CAUTION: The methods listed are representative SW-846 procedures and may not always be the most suitable method(s) for monitoring an analyte under the regulations.
- ⁶Practical Quantitation Limits (PQLs) are the lowest concentrations of analytes in groundwaters that can be reliably determined within specified limits of precision and accuracy by the indicated methods under routine laboratory operating conditions. The PQLs listed are generally stated to one significant figure. PQLs are based on 5 mL samples for volatile organics and 1 L samples for semivolatile organics. CAUTION: The PQL values in many cases are based only on a general estimate for the method and not on a determination for individual compounds; PQLs are not a part of the regulation.
- ⁷This substance is often called Bis(2-chlorolsopropy1) ether, the name Chemical Abstracts Service applies to its noncommercial isomer, Propane, 2,2"-oxybis[2-chloro- (CAS RN 39638-32-9)

- 8 Chlordane: This entry includes alpha-chlordane (CAS RN 5103-71-9), beta-chlordane (CAS RN 5103-74-2), gamma-chlordane (CAS RN 5566-34-7), and constituents of chlordane (CAS RN 57-74-9 and CAS RN 12789-03-6). PQL shown is for technical chlordane. PQLs of specific isomers are about 20 μ g/L by method 8270.
- Polychlorinated biphenyls (CAS RN 1336-36-3); this category contains congener chemicals, including constituents of Aroclor 1016 (CAS RN 12674-11-2), Aroclor 1221 (CAS RN 11104-28-2), Aroclor 1232 (CAS RN 11141-16-5), Aroclor 1242 (CAS RN 53469-21-9), Aroclor 1248 (CAS RN 12672-29-6), Aroclor 1254 (CAS RN 11097-69-1), and Aroclor 1260 (CAS RN 11096-82-5). The PQL shown is an average value for PCB congeners.
- ¹⁰Toxaphene: This entry includes congener chemicals contained in technical toxaphene (CAS RN 8001-35-2), i.e., chlorinated camphene.
- 11 Xylene (total): This entry includes o-xylene (CAS RN 96-47-6), m-xylene (CAS RN 108-38-3), p-xylene (CAS RN 106-42-3), and unspecified xylenes (dimethylbenzenes) (CAS RN 1330-20-7). PQLs for method 8021 are 0.2 for o-xylene, and 0.1 for m- or p-xylene. The PQL for m-xylene is 2.0 $\mu \rm g/L$ by method 8020 or 8260.

Appendix C - Constituents for Detection Monitoring

\mathtt{pH}^1	Total Dissolved Solids (TDS) ¹	Chemical Oxygen Demand (COD) ²	Total Organic Carbon (TOC) ²
Ammonia as N ¹	Bicarbonate ²	Calcium ²	Carbonate ²
Chloride ¹	<u>Fluoride¹</u>	<u>Iron</u> ¹	Magnesium ²
Manganese ¹	Nitrate as N ¹	Potassium ²	Sodium ²
Sulfate ¹		<u> </u>	

Notes:

- 1. Constituents that may have a class of use based limit in Chapter 8 of the Wyoming Water Quality Rules and Regulations and/or an MCL.
- 2. Constituents that may be used to characterize and compare groundwater quality. These constituents are useful in determining the similarities and/or differences in the composition of water from specific hydrogeologic units and may help show whether particular units are hydraulically separate or connected. These constituents may be used to classify natural waters and help differentiate between natural variability and a release from a landfill.