California Code Of Regulations
|->
Title 22@ Social Security
|->
Division 4.5@ Environmental Health Standards for the Management of Hazardous Waste
|->
Chapter 12@ Standards Applicable to Generators of Hazardous Waste
|->
Article 8@ Transboundary Movements of Hazardous Waste for Recovery or Disposal
|->
Section 66262.80@ Applicability

## 66262.80 Applicability

## (a)

The requirements of 40 Code of Federal Regulations Part 262, Subpart H and this article apply to transboundary movements of wastes that are considered hazardous under U.S. national procedures. A waste is considered hazardous under U.S. national procedures if it meets the federal definition of hazardous waste in 40 Code of Federal Regulations section 261.3 and it is subject to either the Federal manifesting requirements of 40 Code of Federal Regulations Part 262, or to the universal waste management standards of 40 Code of Federal Regulations Part 273.

## (b)

Any person (including notifier, consignee, exporter, importer, disposal facility operator, or recovery facility operator) who mixes two or more wastes (including hazardous and non-hazardous wastes) or otherwise subjects two or more wastes (including hazardous and non-hazardous wastes) to physical or chemical transformation operations, and thereby creates a new hazardous waste, becomes a generator and assumes all subsequent generator duties under RCRA and any exporter or notifier duties, if applicable, under 40 Code of Federal Regulations Part 262, Subpart H and this article.