California Code Of Regulations
|->

Title 22@ Social Security
|->

Division 4.5@ Environmental Health Standards for the Management of Hazardous Waste
|->

Chapter 18@ Land Disposal Restrictions
|->

Article 3@ Prohibitions on Land Disposal
|->

Section 66268.33@ Waste-Specific Prohibitions-Chlorinated Aliphatic Wastes

## 66268.33 Waste-Specific Prohibitions-Chlorinated Aliphatic Wastes

## (a)

Effective May 8, 2001, the wastes specified in section 66261.32 as EPA Hazardous Wastes Numbers K174 and K175, soils and debris contaminated with these wastes, radioactive wastes mixed with these wastes, and soils and debris contaminated with radioactive wastes mixed with these wastes are prohibited from land disposal.

## (b)

The requirements of subsection (a) of this section do not apply if: (1) The wastes meet the applicable treatment standards specified in article 4 of this chapter; (2) Persons have been granted an exemption from a prohibition pursuant to a petition under section 66268.6, with respect to those wastes and units covered by the petition; (3) The wastes meet the applicable treatment standards established pursuant to a petition granted under section 66268.44; (4) Hazardous debris that has met treatment standards in section 66268.40 or the alternative treatment standards in section 66268.45; or (5) Persons have been granted an extension to the effective date of a prohibition pursuant to section 66268.5, with respect to these wastes covered by the extension.

**(1)** 

The wastes meet the applicable treatment standards specified in article 4 of this

chapter;

**(2)** 

Persons have been granted an exemption from a prohibition pursuant to a petition under section 66268.6, with respect to those wastes and units covered by the petition;

(3)

The wastes meet the applicable treatment standards established pursuant to a petition granted under section 66268.44;

**(4)** 

Hazardous debris that has met treatment standards in section 66268.40 or the alternative treatment standards in section 66268.45; or

(5)

Persons have been granted an extension to the effective date of a prohibition pursuant to section 66268.5, with respect to these wastes covered by the extension.

(c)

To determine whether a hazardous waste—identified in this section exceeds the applicable treatment standards specified—in section—66268.40, the initial generator—must test a sample of the waste extract or the entire waste, depending on—whether the treatment standards are expressed as concentrations in the waste extract or the waste, or the generator may use knowledge of the waste. If the waste contains regulated constituents in excess of the applicable treatment standards specified in article 4 of this chapter, the waste is prohibited from—land disposal, and all requirements of this chapter are applicable, except as—otherwise specified.

(d)

Disposal of K175 wastes that have complied with all applicable treatment

standards specified in section 66268.40 must also be macroencapsulated in accordance with section 66268.45, Table 1, unless the waste is placed in:(1) A RCRA Subtitle C monofill containing only K175 wastes that meet all applicable section 66268.40 treatment standards; or (2) A dedicated RCRA Subtitle C landfill cell in which all other wastes being co-disposed are at pH[LESS THAN EQUAL TO]6.0.

**(1)** 

A RCRA Subtitle C monofill containing only K175 wastes that meet all applicable section 66268.40 treatment standards; or

(2)

A dedicated RCRA Subtitle C landfill cell in which all other wastes being co-disposed are at pH[LESS THAN EQUAL TO]6.0.