

within 14 working days, provide a written notice to the Regional Administrator with a description of the steps taken to repair the containment building, and the schedule for accomplishing the work.

(b) The Regional Administrator will review the information submitted, make a determination regarding whether the containment building must be removed from service completely or partially until repairs and cleanup are complete, and notify you of the determination and the underlying rationale in writing.

(c) Upon completing all repairs and cleanup, you must notify the Regional Administrator in writing and provide a verification, signed by a qualified, registered professional engineer, that the repairs and cleanup have been completed according to the written plan submitted in accordance with paragraph (a)(4) of this section.

§ 267.1107 Can a containment building itself be considered secondary containment?

Containment buildings can serve as secondary containment systems for tanks placed within the building under certain conditions.

(a) A containment building can serve as an external liner system for a tank, provided it meets the requirements of § 267.196(a).

(b) The containment building must also meet the requirements of § 267.195(a), (b)(1) and (2) to be considered an acceptable secondary containment system for a tank.

§ 267.1108 What must I do when I stop operating the containment building?

When you close a containment building, you must remove or decontaminate all waste residues, contaminated containment system components (liners, etc.), contaminated subsoils, and structures and equipment contaminated with waste and leachate, and manage them as hazardous waste unless 40 CFR 261.3(d) applies. The closure plan, closure activities, cost estimates for closure, and financial responsibility for containment buildings must meet all of the requirements specified in subparts G and H of this part.

PART 268—LAND DISPOSAL RESTRICTIONS

Subpart A—General

Sec.

- 268.1 Purpose, scope, and applicability.
- 268.2 Definitions applicable in this part.
- 268.3 Dilution prohibited as a substitute for treatment.
- 268.4 Treatment surface impoundment exemption.
- 268.5 Procedures for case-by-case extensions to an effective date.
- 268.6 Petitions to allow land disposal of a waste prohibited under subpart C of part 268.
- 268.7 Testing, tracking, and recordkeeping requirements for generators, treaters, and disposal facilities.
- 268.8 [Reserved]
- 268.9 Special rules regarding wastes that exhibit a characteristic.

Subpart B—Schedule for Land Disposal Prohibition and Establishment of Treatment Standards

- 268.10–268.12 [Reserved]
- 268.13 Schedule for wastes identified or listed after November 8, 1984.
- 268.14 Surface impoundment exemptions.

Subpart C—Prohibitions on Land Disposal

- 268.20 Waste specific prohibitions—Dyes and/or pigments production wastes.
- 268.21–268.29 [Reserved]
- 268.30 Waste specific prohibitions—Wood preserving wastes.
- 268.31 Waste specific prohibitions—Dioxin-containing wastes.
- 268.32 Waste specific prohibitions—Soils exhibiting the toxicity characteristic for metals and containing PCBs.
- 268.33 Waste specific prohibitions—chlorinated aliphatic wastes.
- 268.34 Waste specific prohibitions—toxicity characteristic metal wastes.
- 268.35 Waste specific prohibitions—petroleum refining wastes.
- 268.36 Waste specific prohibitions—inorganic chemical wastes
- 268.37 Waste specific prohibitions—ignitable and corrosive characteristic wastes whose treatment standards were vacated.
- 268.38 Waste specific prohibitions—newly identified organic toxicity characteristic wastes and newly listed coke by-product and chlorotoluene production wastes.
- 268.39 Waste specific prohibitions—spent aluminum potliners; reactive; and carbamate wastes.

Subpart D—Treatment Standards

- 268.40 Applicability of treatment standards.