

§§ 272.2252–272.2299

40 CFR Ch. I (7–1–08 Edition)

listed provisions is available as a separate document, Addendum to the EPA-Approved Utah Regulatory Requirements Applicable to the Hazardous Waste Management Program, March

1999. Copies of the document can be obtained from U.S. EPA Region VIII, 999 18th St., Suite 500, Denver, Colorado 80202–2466, phone (303) 312–6139.

State provision	State reference	Unauthorized State amendments	
		State reference	Effective date
R315–2–1(b)(2)(ii)	9/24/86	DAR 12647	5/29/92
R315–7–11.3(b)	1/3/89	DAR 12652	5/29/92
R315–7–12.6(g)	Base	DAR 09632	1/3/89

At R315–3–23(f)(3)(iv), Utah’s analog to 40 CFR 270.33(b)(3)(iv), the State has a printing error in its regulations. The State will fix this error in its next rule making. For the codification, the authorized version of the provision will also be included in the Addendum to the EPA-Approved Utah Regulatory Requirements Applicable to the Hazardous Waste Management Program, March 1999.

(6) *Memorandum of Agreement.* The Memorandum of Agreement between EPA Region VIII and the Utah Department of Environmental Quality, signed by the EPA Regional Administrator on October 4, 1994, is referenced as part of the authorized hazardous waste management program under subtitle C of RCRA, 42 U.S.C. 6921 *et seq.*

(7) *Statement of legal authority.* “Attorney General’s Statement for Final Authorization”, signed by the Attorney General of Utah on January 16, 1984, and revisions, supplements and addenda to that Statement dated October 29, 1986, March 6, 1991, September 17, 1991, September 22, 1992, November 19, 1993, March 16, 1994, March 20, 1995, November 13, 1997, and March 2, 1999, are referenced as part of the authorized hazardous waste management program under subtitle C of RCRA, 42 U.S.C. 6921 *et seq.*

(8) *Program description.* The Program description and any other materials submitted as part of the original application or as supplements thereto are referenced as part of the authorized hazardous waste management program under subtitle C of RCRA, 42 U.S.C. 6921 *et seq.*

[66 FR 58971, Nov. 26, 2002]

§§ 272.2252–272.2299 [Reserved]

Subpart UU—Vermont

§§ 272.2300–272.2349 [Reserved]

Subpart VV—Virginia

§§ 272.2350–272.2399 [Reserved]

Subpart WW—Washington

§§ 272.2400–272.2449 [Reserved]

Subpart XX—West Virginia

§§ 272.2450–272.2499 [Reserved]

Subpart YY—Wisconsin

§ 272.2500 [Reserved]

§ 272.2501 Wisconsin State-administered program; final authorization.

Pursuant to section 3006(b) of RCRA, 42 U.S.C. 6926(b): Wisconsin has final authorization for the following elements as submitted to EPA in Wisconsin’s base program application for final authorization which was approved by EPA effective on January 31, 1986. Subsequent program revision applications were approved effective on June 6, 1989, January 22, 1990, and April 24, 1992.

STATE STATUTES AND REGULATIONS

(a) The Wisconsin statutes and regulations cited in this paragraph are incorporated by reference as part of the hazardous waste management program under subtitle C of RCRA, 42 U.S.C. 6921 *et seq.*

(1) EPA Approved Wisconsin Statutory Requirements Applicable to the

Environmental Protection Agency

Pt. 272, App. A

Hazardous Waste Management Program, (dated August 9, 1993).

(2) EPA Approved Wisconsin Regulatory Requirements Applicable to the Hazardous Waste Management Program (dated August 9, 1993).

(b) The following statutes and regulations concerning State enforcement, although not incorporated by reference for enforcement purposes, are part of the authorized State program:

(1) Wisconsin Statutes, Volume 1, §§ 19.21; 19.31; 19.32(2) and (5); 19.35(3) and (4); 19.36; 19.37(1) and (2); Wisconsin Statutes, Volume 3, §§ 144.69–144.72; 144.73–144.74; 144.76(2) and (3); Wisconsin Statutes Volume 4, §§ 227.07; 227.09; 227.14; 227.51; and Wisconsin Statutes, Volume 5, § 803.09 (1985–86).

(2) Wisconsin Administrative Code, Volume 1, §NR: 2.19; 2.195(1); and 2.195(5) (effective April 1, 1984); Wisconsin Administrative Code, Volume 12, §NR: 680.06(12) (effective March 1, 1991).

[58 FR 49200, Sept. 22, 1993]

§§ 272.2502–272.2549 [Reserved]

Subpart ZZ—Wyoming

§§ 272.2550–272.2599 [Reserved]

Subpart AAA—Guam

§§ 272.2600–272.2649 [Reserved]

Subpart BBB—Puerto Rico

§§ 272.2650–272.2699 [Reserved]

Subpart CCC—Virgin Islands

§§ 272.2700–272.2749 [Reserved]

Subpart DDD—American Samoa

§§ 272.2750–272.2799 [Reserved]

Subpart EEE—Commonwealth of the Northern Mariana Islands

§§ 272.2800–272.2849 [Reserved]

APPENDIX A TO PART 272—STATE REQUIREMENTS

The following is an informational listing of the State and local requirements incor-

porated in part 272 of the Code of Federal Regulations:

ARIZONA

The statutory provisions include:

Arizona Laws Relating to Environmental Quality, 1993 edition, reprinted from *Arizona Revised Statutes*, Title 49, Sections 49–921 and 49–922. Copies of the Arizona statutes can be obtained from the State Bar of Arizona, 111 West Munroe, Suite 1800, Phoenix, Arizona 85003–1742.

The regulatory provisions include:

Arizona Administrative Code, Title 18, Chapter 8, December 31, 1994, Sections R18–260.A through R18–260.C, R18–260.E through R18–260.H; R18–261.A through R18–261.I; R18–261.K; R18–262; R18–263; R18–264; R18–265; R18–266; R18–268; R18–270.A through R18–270.F; R18–270.H through R18–270.Q; and R18–271.A through R18–271.E. Copies of the Arizona regulations can be obtained from the Arizona Secretary of State, Publications, Notary, Charitable Solicitation & Telemarketing Division, 1700 West Washington, 7th Floor, Phoenix, Arizona 85007–2808.

ARKANSAS

The statutory provisions include:

Arkansas Hazardous Waste Management Act, as amended, Arkansas Code of 1987 Annotated (A.C.A.), 1993 Replacement, Sections 8–7–202, 8–7–203, 8–7–215, 8–7–216, 8–7–219, 8–7–221, 8–7–223 and 8–7–225(a), as published by The Michie Company, Law Publishers, 1 Town Hall Square, Charlottesville, Virginia 22906–7587.

The regulatory provisions include:

Arkansas Department of Pollution Control and Ecology Regulation No. 23, Hazardous Waste Management, as amended August 27, 1993, effective September 21, 1993, chapter one; chapter two, sections 2a (except the second sentence of 2a(5)), 2b (except 2b(11)), 2c, 3a (except 3a(10), 3a(11) and 3a(13)), 5, 6 introductory paragraph, 6b, 6c, 9, 10, 12 introductory paragraph, 12a, 12b (except 12b(7) and 12b(8)), 12c(10), 12c(11), 13a introductory paragraph, 13a(1) through 13a(7), 13a(11), 14 introductory paragraph, 14b, 15, 16 introductory paragraph, 16b, 16c introductory paragraph, 16c(1) (except the phrase ‘or the letters ‘PCB’ for PCB shipments’ in 16c(1)(e)), 16c(2) through 16c(6), 16c(7) (except the second and third sentences), 16c(8) through 16c(12), 16d(1) (except the phrase ‘(including PCBs and PCB contaminated wastes)’ in the first sentence), 16d(1)(a) through 16d(1)(d), 16d(1)(e) (except the phrase ‘or ‘PCBs’’ in the first sentence), and 16d(1)(f) through 16e. Copies of the Arkansas regulations can be obtained from the Arkansas Register, Secretary of State, State Capitol Building, Little Rock, Arkansas 72201.