



November 13, 1996



Cal/EPA

Department of
Toxic Substances
Control

700 Heinz Avenue
Suite 200
Berkeley, CA
94710-2737

Commander
Engineering Field Activity, West
Naval Facilities Engineering Command
Attn: Camille Garibaldi
900 Commodore Drive
San Bruno, California 94066-2402

Pete Wilson
Governor

James M. Strock
Secretary for
Environmental
Protection

Dear Ms. Garibaldi:

**APPLICABLE RELEVANT AND APPROPRIATE REQUIREMENTS FOR
THE NAVAL AIR STATION, ALAMEDA**

The California Department of Toxic Substances Control (DTSC), is in receipt of the Navy's September 12, 1996 letter requesting Applicable or Relevant and Appropriate Requirements (ARARs) from the State of California for the Remedial Investigation and Feasibility Study of the Naval Air Station, Alameda. Enclosed in this document are State laws and regulations that California State Agencies believe may apply to the environmental remediation of Naval Air Station (NAS) Alameda.

As lead regulatory agency and a partner with the Navy and the United States Environmental Protection Agency (EPA) in conducting the remediation of NAS Alameda, we propose that a workshop be scheduled with all responsible State and Federal agencies to establish the ARARs for the NAS Alameda remediation. We also encourage the participation of the Restoration Advisory Board in the workshop. The invitation to participate in the workshop shall include a new solicitation for ARARs from the invited agencies.

We hope you are in agreement with us on this proposal. We anticipate the process to establish ARARs to be a consensual process based on our mutual goals and our partnership as lead agencies responsible for the protection of human health and the environment at NAS Alameda.

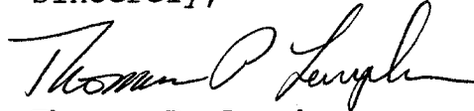
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Ms. Camille Garibaldi
November 13, 1996
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If you wish to discuss this letter, the enclosures, or the proposal, please call me at (510) 540-3809.

Sincerely,



Thomas P. Lanphar
Project Manager
Base Closure Branch

Enclosures

cc's: Ms. Gina Kathuria
Regional Water Quality Control Board
2101 Webster Street, Suite 500
Oakland, California 94612

Mr. Steve Edde
Base Environmental Coordinator
Alameda Naval Air Station
Building 1, Code 52
Alameda, California 94501

Mr. James Ricks
U.S. Environmental Protection Agency
Region IX
75 Hawthorne Street
San Francisco, California 94105

Mr. George Kikugawa
Engineering Field Activity, West
Naval Facilities Engineering Command
900 Commodore Drive
San Bruno, California 94066-2402

Ms. Ardella Dailey
Community Co-Chair
Restoration Advisory Board
2200 Central Avenue
Alameda, California 94501

California Laws, Regulations and Policies
for Potential Application at the
Naval Air Station, Alameda
November 12, 1996

I. Generation, Storage and Treatment of Hazardous Waste

- A. California Code of Regulations (CCR), Title 22, Chapter 11, Identification and listing of hazardous wastes. Chapter identifies those waste that are subject to regulations hazardous waste and are subject to the notification requirements of Health and Safety Code section 25153.6.
1. Article 1: General; purpose and scope, definition of waste and hazardous waste, exclusions, requirements for recyclable materials and contaminated containers. (66261.1 - 66261.7)
 2. Article 2: Criteria for identifying Characteristics of Hazardous Waste. (66261.10)
 3. Article 3: Characteristics of Hazardous Waste. (66261.20 - 66261.35)
 4. Article 4: List RCRA Hazardous Waste. (66261.30 - 66261.35)
 5. Article 5: Categories of Hazardous Waste. (66261.100 - 66261.126)
- B. CCR, Title 22, Chapter 12, Standards Applicable to generator of hazardous waste
1. Article 1: Applicability. A generator of a waste must determine if waste is hazardous, and if so obtain an identification number. (66262.10 - 66262.12)
 2. Article 2: A generator who transports, or offers for transportation, hazardous waste for off-site transfer, treatment, storage or disposal shall prepare a Manifest. (66262.20 - 66262.23)
 3. Article 3: Pre-transport Requirements include packaging, labeling, marking, and placarding. Article also identifies maximum accumulation time for hazardous waste prior to transport to permitted hazardous waste facility.

4. Article 4: Record keeping and Reporting. Establishes requirements for the generator to keep records of manifests and other hazardous waste generation activities.
 5. Article 5: Export of Hazardous Waste. This article establishes requirements applicable to exports of hazardous waste to a foreign country from the State. Except to the extent 40 CFR section 262.58 provides otherwise, a primary exporter of hazardous waste shall comply with the requirements of this article.
- C. CCR, Title 22, Chapter 14, Standards for Owners and operators of hazardous wastes transfer, treatment, storage and disposal facilities.
1. Article 2: Requirements apply to the owners and operators of hazardous waste facilities. These requirements are for inspection, Personal Training, General Requirements, Location Standards, Construction Quality Assurance Program, Seismic and precipitation design standards. (66264.13 - 66264.25)
 2. Article 3: Preparedness and prevention apply to of hazardous waste facility. These are related to design and operation, required equipment, testing and maintenance of equipment, access to communication or alarm system, required aisle space and informing the local authorities. 66264.30 - 66264.37
 3. Article 4: Contingency and emergency procedures apply to the owners and operators of hazardous waste facilities. The owners and operators shall have contingency plan for the facility. 66264.52 - 66264.56
 4. Article 5: Manifest System, Recordkeeping, and Reporting. The regulations in this article apply to owners and operators of both on-site and off-site facilities. 66264.71 - 66264.77
 5. Article 6: Water Quality Monitoring and Response Programs for Permitted Facilities.
 6. Article 7: Closure and Post-Closure. Requirements apply to the owners and operators of hazardous waste management facilities. 66264.111 through 66264.120
 7. Article 9: Use and management of containers.

8. Article 10: Requirements that apply to the owners and operators of facilities that use Tank Systems[66264.190 - 66264.199]
 9. Article 11: Regulations in this article apply to owners and operators of facilities that use surface impoundment to treat, store or dispose of hazardous waste. 66264.221 through 66264.231
 10. Article 12: Regulations in this article apply to owners and operators of facilities that store or treat hazardous waste in piles unless exempt. 66264.251 through 66264.259.
 11. Article 13: Land Treatment. Applies to treatment or disposal of hazardous waste in land treatment units. Requires demonstration of treatment of waste prior to application. 66264.270 - 66264.283
 12. Article 14: This article applies to disposal of hazardous waste in Landfills. 66264.300 - 66264.318
 13. Article 15.5: The regulations in this article apply to the construction of Corrective Action Management Units for the management of remediation waste. The DTSC may designate one or more CAMUs. Placement of remediation waste does not constitute land disposal. Temporary units may also be designated for the storage or treatment of remediation waste. 66264.500 - 66264.553
 14. Article 27: Regulations in this article apply to owners and operators of facilities that treat, store or dispose of RCRA hazardous waste by process vents associated with distillation, fraction, thin-film evaporation, solvent extraction, or air steam stripping. 66264.1030 through 1035
 15. Article 28: Regulations in this article apply to owners and operators of facilities that treat, store or dispose of RCRA hazardous waste, unless exempt. 66264.1052 through 66264.1065
- D. CCR, Title 22, Chapter 16, Recyclable Materials (Recyclable hazardous waste)
1. Article 1: Identifies recyclable hazardous waste types including: solvents, petroleum products, pickling liquor, unspent acids, unspent alkalis, unrinsed empty containers. 66266.1 - 66266.2
 2. Article 2. This article applies to the generation,

transportation, and facility operation requirements. A generator of a recyclable hazardous material shall comply with all of the hazardous waste requirements except for the Extremely Hazardous Waste Disposal Permit requirements. 66266.3 - 66266.5

E. CCR, Title 22, Chapter 18, Land Disposal Restrictions

1. Article 1: Identifies hazardous waste that are restricted from land disposal. 66268.1 - 66268.9
2. Article 2: Contains schedule for land disposal prohibition and establishment of treatment standards. 66268.10 - 66268.29
3. Article 3: Contains prohibitions on Land Disposal. 66268.30 - 66268.38
4. Article 4: This article identifies treatment standards. 66268.40 - 66268.48
5. Article 5: Identifies prohibitions on storage of waste restricted from land disposal. 66268.50
6. Article 10: Identifies land disposal prohibitions of non-RCRA hazardous waste. 66268.100
7. Article 11: Contains treatment standards for non-RCRA waste categories. 66268.105 - 66268.114

II. Investigation and Remediation of Hazardous Substance Release Sites

A. California Health and Safety Code, Chapter 6.5.
Hazardous Substance Account

1. Section 25187: Authorizes the Department to issue corrective action orders.
 - a. Remedial Action Order, Issued 1988 by the DTSC to the Naval Air Station, Alameda

B. California Health and Safety Code, Chapter 6.8.
Hazardous Substance Account

1. Article 2: Definitions
 - a. 25319.5 "Preliminary Endangerment Assessment". Activity which is performed to determine whether current or past waste management practices have resulted in the release or threatened release of hazardous

substances which pose a threat to public health or the environment. 8-3-89

- b. 25323.1 "Removal Action Workplan" A workplan approved by the DTSC or RWQCB to carry out a removal action. Includes: detailed engineering plan, description of onsite contamination, goals, and alternatives removal options that were considered and rejected and the basis for that rejection.
2. Article 5, Section 25355: Authorizes the Department to take over remedial actions at a hazardous substance release site if the Responsible Parties are not in compliance.
3. Article 5, Section 25355.5(a)(1)(B): Identifies requirements
4. Article 5, Section 25356.1, Remedial Action Plans and Removal Action Workplans
 - a. Section 25356.1(d): All RAPs must be based upon Section 25350, Subpart F of the NCP and upon factors identified in this subsection.
 - b. Section 25356.1(e): Identifies community involvement requirements as they relate to a RAP.
 - c. Section 25356.1(f): Authorizes the DTSC to issue the final RAP.
 - d. Section 25356.1(h): Exemptions to the RAP requirements.
 - (1) Section 25356.1(h)(1): Authorizes the DTSC to prepare a Removal Action Workplan if the estimated cost of the removal action is less than \$1,000,000. Identifies community involvement requirements for a RAW.
 - (2) Section 25356.1(h)(2): A RAP is not required if the site listed on the National Priority List by the EPA.
 - (3) Section 25356.1(h)(3): Authorizes DTSC to waive the RAP requirements in subdivision (d) if certain conditions apply, including estimated costs for remedial action below \$2,000,000.
5. Article 5, Section 25358.1: Rights of the DTSC to

take actions at known or suspected hazardous substance release sites.

- a. Section 25358.1(b)(1): The DTSC may require any potentially responsible party to furnish information on materials generated, stored, treated or disposed of at a hazardous substance release site
 - b. Section 25358.1(b)(2) The DTSC may require any potentially responsible party to furnish information on the nature or extent of a release or a threatened release of a hazardous substance at a hazardous substance release site.
6. Article 5, Section 25358.3(a): Authorizes the DTSC to take action in situations posing an imminent and substantial endangerment.
 7. Article 5, Section 25358.3(b), (c): Authorizes the DTSC to undertake investigations whenever there has been a release or threat of a release of hazardous substances to the environment.
 8. Article 5, Section 25358.4: Requires that all analysis of material to determine if it is hazardous must be done by a state certified and accredited laboratory.
 9. Article 5, Section 25358.7: Identifies the right of any interested party who may be affected by remedial actions at a site to become involved in the DTSC decision making process.
 10. Article 5, Section 25358.9: Authorizes the DTSC, to the extent consistent with RCRA, to exclude any portion of a response action conducted entirely onsite from the hazardous waste facility permit requirements of Section 25201 if both the following apply:
 - a. The removal or remedial action is carried out pursuant to a removal action workplan or a remedial action plan approved by the DTSC.
 - b. The RAW or RAP complies with all substantive requirements.
 11. Article 5, Section 25359: Authorizes the DTSC to access punitive damages on Responsible Parties who fail to comply with clean-up and remediation orders.

12. Article 5, Section 25359.5: Authorizes the DTSC to issue 'Fence and Post' Orders and establishes their requirements.
 13. Article 5, Section 25359.7: Requires a property owner to inform buyers of unmitigated hazardous substance releases on that property.
 14. Article 6, Section 25367: Establishes penalties for the making of false claims and misrepresentations related to the release of hazardous substances to the environment.
- C. California Health and Safety Code, Chapter 6.6: Safe Drinking Water and Toxic enforcement Act of 1986 (Prop. 65).
1. Section 25249.5: Prohibits the release, to drinking water, of hazardous substances which cause cancer or which have reproductive toxicity.
- D. Preliminary Endangerment Assessment Guidelines, January 1995

III. Protection of Air Quality

- A. Bay Area Air Quality Management District (BAQMD), Regulation 8, Rule 40, "Aeration of Contaminated Soil and Removal of Underground Storage Tanks:
- B. BAAQMD, Regulation 8, Rule 47 "Air Stripping and Soil Vapor Extraction Operations"

IV. Soil Storage

- A. Assembly Bill 1060, Richter (Chapter 627, Statutes of 1995): allow generators to hold contaminated soil from site cleanup projects in waste pile for up to one year or 18 months for purposes of offsite transportation, subject to certain conditions.

V. Sediment and Wetland Remediation

A. Endangered and Rare Species Protection

1. California Endangered Species Act of 1973
 - a. Fish and Game Code Section 2050; 2065
2. Requirements for endangered or rare species: Fish and Game Code Section 1900 et seq.; 2050 et seq. to 2068; 2070; 2080; 2090 et seq. to 2096;

3. Federal Endangered Species Act of 1973
- B. Protection of fish and wildlife resources and their habitats
1. Designation of the Department of Fish and Game as trustee for State fish and wildlife resources: fish and Game Code Section 711.7;
 2. Possession permit for scientific purposes, etc.: Fish and Game code Section 1002
 3. Requirements for releasing substances deleterious to fish and wildlife: fish and Game Code Section 5650 (a) (b), (f): 5651; and 12016;
 4. Illegal take of birds and mammals: Fish and Game Code Section 3003;
 5. Relevant policies for the general protection and conservation of fish and wildlife resources: fish and Game Code Section 1600; 1700; 1750; 1801; and 2014; Water Code Section 1243
- C. Federal Coastal Zone Management Act (16 USC 1456(c) (3) (A)): federal actions or federally funded or approved actions that affect the coastal zone must be consistent with the policies of the San Francisco Bay Conservation and Development Commission's federally approved coastal management program.
1. Elements of the BCDC's coastal management program:
 - a. McAteer-Petris Act
 - b. BCDC regulations
 - c. SF Bay Plan
 - d. SF Bay Area Seaport Plan: NAS Alameda designated as port priority
 2. SFBCDC policies:
 - a. Fish and Wildlife: to the greatest extent feasible, remaining marshes and mudflats around the Bay, the remaining water volume and surface area of the Bay, and adequate freshwater inflow to the Bay should be maintained. Specific habitats that are needed to prevent the extinction of any species, or to maintain or increase any species that would provide substantial public benefits should be protected, whether in the

Bay or on the shoreline.

- b. Water Quality: follow State Water Resources Control Board and the San Francisco Bay Regional Water Quality Control Board. Bay marshes, mudflats, and water surface area and volume should be maintained and, wherever possible, increased.
- c. Marshes and Mudflats: Marshes and mudflats are integral part of the Bay tidal system and, therefore, should be protected in the same manner as open water area. Filling and diking should only be allowed for purposes providing substantial public benefits and only if there is no reasonable alternative.
- d. Mitigation: Mitigation should consist of measures to compensate for the adverse impacts of Bay fill to the natural resources of the Bay, such as to water surface area, volume, or circulation, and to fish and wildlife habitat or marshes or mudflats. Mitigation is no a substitute for meeting the other requirements of the McAteer-Petris Act concerning fill.

VI. Protection and Remediation of Groundwater

- A. CCR, Title 23, Division 3, Chapter 15
 - 1. Governs the discharge of waste to land for treatment, storage, and disposal and establish siting, containment, monitoring, and closure requirements
- B. State Water Resources Control Board Resolution Number 68-16 (Statement of Policy with Respect to Maintaining High Quality of Waters in California), October 28, 1968
 - 1. Requires the continued maintenance of high quality waters of the state even where that quality is better than needed to protect beneficial uses, unless specific findings are made.
 - 2. Chemical-specific and action-specific
 - 3. Beneficial uses of groundwater must be defined for NAS Alameda
- C. State Water Resources Control Board Resolution 88-63 (Adoption of Policy Entitled "Sources of Drinking

Water"), May 19, 1988

1. The Resolution states that, with few specific exceptions, all surface and groundwaters of the state are to be considered existing drinking water sources except where the TDS is greater than 3000 ppm, the well yield is less than 200 gpd from a single well, the water is a geothermal
- D. State Water Resources Control Board Resolution 92-49 (As Amended on April 21, 1994), (Policies and Procedures for Investigation and Cleanup and Abatement of Discharges Under Water Code Section 13304), July 8, 1994
- E. Water Quality Control Plan, San Francisco Bay Basin Region, December 1986; and September 29, 1992 Basin Plan Amendments
- F. California Code of Regulations, Title 22, Chapter 15, Domestic Water Quality Criteria and Monitoring
1. Article 4: Primary Standard - Inorganic Chemicals. Identifies Maximum Contaminant Levels in drinking water supplies. 64431.0 - - 64437.0
 2. Article 4.5: Primary Standard - Organic Chemicals. Identifies Maximum Contaminant Levels in drinking water supplies. 64444.0 - - 64445.2
- G. Title 3, Food and Agriculture; Division 6, Pesticides and Pest Control Operations; Chapter 4, Environmental Protection; Subchapter 1, Groundwater; Article 1, Pesticide Contamination Prevention.
1. Lists of pesticides labeled for agricultural, outdoor institutional or outdoor industrial use that contain chemicals designated as having the potential to pollute groundwater.

State ARARs for Solid Waste Disposal Site Closure and Postclosure Maintenance

Source	Standard, Requirement, Criterion, or Limitation	ARAR Status	Description	Comment	Associated Site
California Integrated Waste Management Act of 1989 PRC 40502 & 43020	14 CCR 17766 Chapter 3, Article 7.8 Disposal Site Closure and Postclosure Maintenance	Applicable or Relevant and Appropriate	Emergency Response Plan (ERP): potential emergency conditions that may exceed the design of the site and could endanger the public health or environment must be anticipated. Response procedures for these conditions must be addressed in the RD/RA plans.	Closure or Postclosure Maintenance Standard of Title 14, CCR, Chapter 3, Article 7.8. Scope and Applicability pursuant to 14 CCR 17760.	For closing sites
California Integrated Waste Management Act of 1989 PRC 40502 & 43020	14 CCR 17767 Chapter 3, Article 7.8 Disposal Site Closure and Postclosure Maintenance	Applicable or Relevant and Appropriate	Security at Closed Sites: all points of access to the site must be restricted, except permitted entry points. All monitoring, control, and recovery systems shall be protected from unauthorized access.	Closure or Postclosure Maintenance Standard of Title 14, CCR, Chapter 3, Article 7.8. Scope and Applicability pursuant to 14 CCR 17760.	For closing sites
California Integrated Waste Management Act of 1989 PRC 40502 & 43020	14 CCR 17773 Chapter 3, Article 7.8 Disposal Site Closure and Postclosure Maintenance	Applicable or Relevant and Appropriate	Final Cover: the design and construction of the final cover must meet specific prescriptive standards of 23 CCR 2581(a). These include minimum thickness and quality of the construction material. If the prescriptive standard is not feasible then an engineered alternative that meets the performance goals (i.e. limiting infiltration, controlling gas emissions, compatibility with reuse) can be proposed.	Closure or Postclosure Maintenance Standard of Title 14, CCR, Chapter 3, Article 7.8. Scope and Applicability pursuant to 14 CCR 17760.	For closing sites
California Integrated Waste Management Act of 1989 PRC 40502 & 43020	14 CCR 17774 Chapter 3, Article 7.8 Disposal Site Closure and Postclosure Maintenance	Applicable or Relevant and Appropriate	Construction Quality Assurance (CQA): a CQA program must be designed and implemented. It must include specific parameters (and for some components specific testing methods) for each component of the final cover.	Closure or Postclosure Maintenance Standard of Title 14, CCR, Chapter 3, Article 7.8. Scope and Applicability pursuant to 14 CCR 17760.	For closing sites
California Integrated Waste Management Act of 1989 PRC 40502 & 43020	14 CCR 17776 Chapter 3, Article 7.8 Disposal Site Closure and Postclosure Maintenance	Applicable or Relevant and Appropriate	Final Grades: the final grades for the covered landfill must meet grading standards provided in 23 CCR 2581, they must be appropriate to control runoff and erosion.	Closure or Postclosure Maintenance Standard of Title 14, CCR, Chapter 3, Article 7.8. Scope and Applicability pursuant to 14 CCR 17760.	For closing sites
California Integrated Waste Management Act of 1989 PRC 40502 & 43020	14 CCR 17777 Chapter 3, Article 7.8 Disposal Site Closure and Postclosure Maintenance	Applicable or Relevant and Appropriate	Final Site Face: the design of the final site face must provide for the integrity of the final cover both under static and dynamic conditions	Closure or Postclosure Maintenance Standard of Title 14, CCR, Chapter 3, Article 7.8. Scope and Applicability pursuant to 14 CCR 17760.	For closing sites
California Integrated Waste Management Act of 1989 PRC 40502 & 43020	14 CCR 17778 Chapter 3, Article 7.8 Disposal Site Closure and Postclosure Maintenance	Applicable or Relevant and Appropriate	Final Drainage: the design of the final cover must control runoff and runoff produced by a 100 year 24 hour storm event and must be prepared according to CQA requirements.	Closure or Postclosure Maintenance Standard of Title 14, CCR, Chapter 3, Article 7.8. Scope and Applicability pursuant to 14 CCR 17760.	For closing sites
California Integrated Waste Management Act of 1989 PRC 40502 & 43020	14 CCR 17779 Chapter 3, Article 7.8 Disposal Site Closure and Postclosure Maintenance	Applicable or Relevant and Appropriate	Slope Protection and Erosion Control: the design and construction of the slopes must protect the integrity of the final cover and minimize soil erosion.	Closure or Postclosure Maintenance Standard of Title 14, CCR, Chapter 3, Article 7.8. Scope and Applicability pursuant to 14 CCR 17760.	For closing sites
California Integrated Waste Management Act of 1989 PRC 40502 & 43020	14 CCR 17781 Chapter 3, Article 7.8 Disposal Site Closure and Postclosure Maintenance	Applicable or Relevant and Appropriate	Leachate Control During Closure and Post Closure: leachate must be monitored, collected, treated, and discarded appropriately.	Closure or Postclosure Maintenance Standard of Title 14, CCR, Chapter 3, Article 7.8. Scope and Applicability pursuant to 14 CCR 17760. The state does not intend that subsurface leachate monitoring and collecting systems need to be added to existing landfills unless leachate production and/or accumulation is evident.	For closing sites
California Integrated Waste Management Act of 1989 PRC 40502 & 43020	14 CCR 17783 Chapter 3, Article 7.8 Disposal Site Closure and Postclosure Maintenance	Applicable or Relevant and Appropriate	Gas Monitoring and Control During Closure and Post Closure: landfill gases must be collected and analyzed; the concentration of combustible gas at the landfill boundary must be 5% or less, trace gases must not be at levels that cause adverse health or environmental impacts.	Closure or Postclosure Maintenance Standard of Title 14, CCR, Chapter 3, Article 7.8. Scope and Applicability pursuant to 14 CCR 17760.	For closing sites

State ARARs for Solid Waste Disposal Site Closure and Postclosure Maintenance

Source	Standard, Requirement, Criterion, or Limitation	ARAR Status	Description	Comment	Associated Site
California Integrated Waste Management Act of 1989 PRC 40502 & 43020	14 CCR 17788 Chapter 3, Article 7.8 Disposal Site Closure and Postclosure Maintenance	Applicable or Relevant and Appropriate	Post Closure Maintenance: the landfill must be maintained and monitored for no less than 30 years following closure.	Closure or Postclosure Maintenance Standard of Title 14, CCR, Chapter 3, Article 7.8. Scope and Applicability pursuant to 14 CCR 17760.	For closing sites
California Integrated Waste Management Act of 1989 PRC 40502 & 43020	14 CCR 17796 Chapter 3, Article 7.8 Disposal Site Closure and Postclosure Maintenance	Applicable or Relevant and Appropriate	Post Closure Land Use: Site Closure Design shall show one or more proposed uses of the closed site or show development that is compatible with open space. Changes in postclosure land use must be approved by the appropriate State agency prior to implementation.	Closure or Postclosure Maintenance Standard of Title 14, CCR, Chapter 3, Article 7.8. Scope and Applicability pursuant to 14 CCR 17760.	For closing sites
California Integrated Waste Management Act of 1989 PRC 40502 & 43509	14 CCR 18262.3 Chapter 5, Article 3.4 Closure and Postclosure Maintenance Plans	Relevant and Appropriate	Provides the content requirements for closure plans for solid waste disposal sites.	Applies to solid waste disposal sites that received waste after January 1, 1988. Relevant and appropriate for closing sites that did not receive waste after January 1, 1988.	For closing sites
California Integrated Waste Management Act of 1989 PRC 40502 & 43509	14 CCR 18265.3 Chapter 5, Article 3.4 Closure and Postclosure Maintenance Plans	Relevant and Appropriate	Provides the content requirements for postclosure maintenance plans for solid waste disposal sites.	Applies to solid waste disposal sites that received waste after January 1, 1988. Relevant and appropriate for closing sites that did not receive waste after January 1, 1988.	For closing sites
California Integrated Waste Management Act of 1989 PRC 40502 & 43509	14 CCR 18275 Chapter 5, Article 3.4 Postclosure Maintenance Plans	Relevant and Appropriate	Provides the content requirements to obtain certification that the solid waste disposal sites has closed pursuant to state standards.	Applies to solid waste disposal sites that received waste after January 1, 1988. Relevant and appropriate for closing sites that did not receive waste after January 1, 1988.	For closing sites

14 CCR - California Code of Regulations, Title 14 ARAR - applicable or relevant and appropriate requirement ROD - Record of Decision RD/RA - remedial design/remedial action