Waste specific prohibitions- ignitable and corrosive characteristic wastes whose treatment standards were vacated.

(A) The wastes specified in rule 3745-51-21 of the Administrative Code as D001 (and is not in the high TOC ignitable liquids subcategory), and specified in in rule 3745-51-22 of the Administrative Code as D002, that are managed in systems other than those whose discharge is regulated under the clean water act (CWA), or that inject in Class I deep wells regulated under the safe drinking water act, or that are zero dischargers that engage in CWA-equivalent treatment before ultimate land disposal, are prohibited from land disposal. CWA-equivalent treatment means biological treatment for organics, alkaline chlorination or ferrous sulfate precipitation for cyanide, precipitation/sedimentation for metals, reduction of hexavalent chromium, or other treatment technology that can be demonstrated to perform equally or greater than these technologies.

(B) The wastes specified in rule 3745-51-21 of the Administrative Code as D001 (and is not in the high TOC ignitable liquids subcategory), and specified in rule 3745-51-22 of the Administrative Code as D002, that are managed in systems defined in 40 CFR 144.6(e) and 146.6(e) As Class V injection wells, that do not engage in CWA-equivalent treatment before injection, are prohibited from land disposal.

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