Figure: 30 TAC §305.69(k)

Modifications	Class
A. General Permit Provisions	
1. Administrative and informational changes	1
2. Correction of typographical errors	1
3. Equipment replacement or upgrading with functionally equivalent	
components (e.g., pipes, valves, pumps, conveyors, controls)	1
4. Changes in the frequency of or procedures for monitoring, reporting,	
sampling, or maintenance activities by the permittee:	
a. To provide for more frequent monitoring, reporting, sampling, or	
maintenance	
b. Other changes	2
5. Schedule of compliance	
a. Changes in interim compliance dates, with prior approval of the	
executive director	
b. Extension of final compliance date	3
6. Changes in expiration date or permit to allow earlier permit expiration, with	
prior approval of the executive director	11
7. Changes in ownership or operational control of a facility, provided the	
procedures of §305.64(g) of this title (relating to Transfer of Permits) are	
followed	11
8. Six months or less extension of the construction period time limit applicable	
to commercial hazardous waste management units in accordance with	
§305.149(b)(2) or (4) of this title (relating to Time Limitation for Construction	2
of Commercial Hazardous Waste Management Units)	2
9. Greater than six-month extension of the commercial hazardous waste	
management unit construction period time limit in accordance with	2
§305.149(b)(3) or (4) of this title	3
10. Any extension in accordance with §305.149(b)(3) of this title of a construction	
period time limit for commercial hazardous waste management units which has been previously authorized under §305.149(b)(2) of this title	2
	3
11. Changes to remove permit conditions that are no longer applicable (i.e., because the standards upon which they are based are no longer	
applicable to the facility)	1.
applicable to the facility)	11

B. General Facility Standards	
1. Changes to waste sampling or analysis methods:	
a. To conform with agency guidance or regulations	1
b. To incorporate changes associated with F039 (multi-source	
leachate) sampling or analysis methods	11
c. To incorporate changes associated with underlying hazardous	
constituents in ignitable or corrosive wastes	11
d. Other changes	2
2. Changes to analytical quality assurance/control plan:	
a. To conform with agency guidance or regulations	1
b. Other changes	
3. Changes in procedures for maintaining the operating record	1
4. Changes in frequency or content of inspection schedules	2
5. Changes in the training plan:	
a. That affect the type or decrease the amount of training given	
to employees	2
b. Other changes	1
6. Contingency plan:	
a. Changes in emergency procedures (i.e., spill or release	
response procedures)	2
b. Replacement with functionally equivalent equipment, upgrade,	
or relocate emergency equipment listed	
c. Removal of equipment from emergency equipment list	2
d. Changes in name, address, or phone number of coordinators	
or other persons or agencies identified in the plan	1
7. Construction quality assurance (CQA) plan:	
a. Changes that the CQA officer certifies in the operating record	
will provide equivalent or better certainty that the unity	
components meet the design specifications	1
b. Other Changes	2

Note: When a permit modification (such as introduction of a new unit) requires a change in facility plans or other general facility standards, that change shall be reviewed under the same procedures as the permit modification.

C. Groundwater Protection

1. Changes to wells	1.	Changes	to	wells	S
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1. Changes to wens.	
a. Changes in the number, location, depth, or design of	
upgradient or downgradient wells of permitted groundwater	
monitoring system	2
b. Replacement of an existing well that has been damaged or	
rendered inoperable, without change to location, design, or	
depth of the well	1
2. Changes in groundwater sampling or analysis procedures or	
monitoring schedule, with prior approval of the executive director	11
3. Changes in statistical procedure for determining whether a statistically	
significant change in groundwater quality between upgradient and	
downgradient wells has occurred, with prior approval of the executive	
director	
4. Changes in point of compliance	2
5. Changes in indicator parameters, hazardous constituents, or	
concentration limits (including alternate concentration limits (ACLs)):	
a. As specified in the groundwater protection standard	
b. As specified in the detection monitoring program	2
6. Changes to a detection monitoring program as required by	
§335.164(8) of this title (relating to Detection Monitoring Program),	
unless otherwise specified in this appendix	2
7. Compliance monitoring program:	
a. Addition of compliance monitoring program pursuant to	
§335.164(7)(D) of this title, and §335.165 of this title (relating	
to Compliance Monitoring Program)	3
b. Changes to a compliance monitoring program as required by	
§335.165(13) of this title, unless otherwise specified in this	
appendix	2
8. Corrective action program:	
a. Addition of a corrective action program pursuant to	
§335.165(11)(B) of this title and §335.166 of this title (relating	

to Corrective Action Program)	3
b. Changes to a corrective action program as required by	
§335.166(8) of this title, unless otherwise specified in this	
appendix	2
D. Closure	
1. Changes to the closure plan:	
a. Changes in estimate of maximum extent of operations or	
maximum inventory of waste on-site at any time during the	
active life of the facility, with prior approval of the executive	
director	11
b. Changes in the closure schedule for any unit, changes in the	
final closure schedule for the facility, or extension of the	
closure period, with prior approval of the executive director	.11
c. Changes in the expected year of final closure, where other	
permit conditions are not changed, with prior approval of the	
executive director	.11
d. Changes in procedures for decontamination of facility	
equipment or structures, with prior approval of the executive	
director	11
e. Changes in approved closure plan resulting from unexpected	
events occurring during partial or final closure, unless	
otherwise specified in this appendix	2
f. Extension of the closure period to allow a landfill, surface	
impoundment or land treatment unit to receive nonhazardous	
wastes after final receipt of hazardous wastes under 40 Code	
of Federal Regulations (CFR), §264.113(d) and (e)	
2. Creation of a new landfill unit as part of closure	3
3. Addition of the following new units to be used temporarily for closure	
activities:	_
a. Surface impoundments	
b. Incinerators	_
c. Waste piles that do not comply with 40 CFR §264.250(c)	
d. Waste piles that comply with 40 CFR §264.250(c)	
e. Tanks or containers (other than specified below)	.2

f. Tanks used for neutralization, dewatering, phase separation, or	
component separation, with prior approval of the executive director	11
g. Staging Pile	2
E. Post-Closure	
1. Changes in name, address, or phone number of contact in post-closure plan	1
2. Extension of post-closure care period	2
3. Reduction in the post-closure care period	3
4. Changes to the expected year of final closure, where other permit conditions	
are not changed	1
5. Changes in post-closure plan necessitated by events occurring during the	
active life of the facility, including partial and final closure	2
F. Containers	
1. Modification or addition of container units:	
a. Resulting in greater than 25% increase in the facility's container	
storage capacity, except as provided in $F(1)(c)$ and $F(4)(a)$ of this	
appendix	3
b. Resulting in up to 25% increase in the facility's container storage	
capacity, except as provided in F(1)(c) and F(4)(a) of this appendix	2
c. Or treatment processes necessary to treat wastes that are	
restricted from land disposal to meet some or all of the applicable	
treatment standards or to treat wastes to satisfy (in whole or in part)	
the standard of "use of practically available technology that yields	
the greatest environmental benefit" contained in 40 CFR	
§268.8(a)(2)(ii), with prior approval of the executive director. This	
modification may also involve addition of new waste codes or	
narrative descriptions of wastes. It is not applicable to dioxin-containing	
wastes (F020, 021, 022, 023, 026, 027, and 028)	11
2. Modification of container units, as follows:	
a. Modification of a container unit without increasing the capacity of	_
the unit	2
b. Addition of a roof to a container unit without alteration of the	
containment system	1
3. Storage of different wastes in containers, except as provided in F(4) of this	
appendix:	

a. That require additional or different management practices from those authorized in the permit
b. That do not require additional or different management practices
from those authorized in the permit
Note: See §305.69(g) of this title (relating to Solid Waste Permit Modification at the Request of the
Permittee) for modification procedures to be used for the management of newly listed or
identified wastes.
4. Storage or treatment of different wastes in containers:
a. That require addition of units or change in treatment process or
management standards, provided that the wastes are restricted
from land disposal and are to be treated to meet some or all of the
applicable treatment standards, or that are to be treated to satisfy
(in whole or in part) the standard of "use of practically available
technology that yields the greatest environmental benefit" contained
in 40 CFR §268.8(a)(2)(ii), with prior approval of the executive
director. This modification is not applicable to dioxin-containing
wastes (F020, 021, 022, 023, 026, 027, and 028)11
b. That do not require the addition of units or a change in the
treatment process or management standards, and provided that the
units have previously received wastes of the same type (e.g.,
incinerator scrubber water). This modification is not applicable to
dioxin-containing wastes (F020, 021, 022, 023, 026, 027, and 028)1
5. Other changes in container management practices (e.g., aisle space, types
of containers, segregation)
G. Tanks
1. Modification or addition of tank units or treatment processes, as follows:
a. Modification or addition of tank units resulting in greater than 25%
increase in the facility's tank capacity, except as provided in G(1)(c),
G(1)(d), and G(1)(e) of this appendix3
b. Modification or addition of tank units resulting in up to 25% increase
in the facility's tank capacity, except as provided in G(1)(d) and
G(1)(e) of this appendix
c. Addition of a new tank (no capacity limitation) that will operate for
more than 90 days using any of the following physical or chemical
treatment technologies: neutralization, dewatering, phase
separation, or component separation
d. After prior approval of the executive director, addition of a new tank
(no capacity limitation) that will operate for up to 90 days using any
of the following physical or chemical treatment technologies:
of the following physical of elicinical treatment technologies.

neutralization, dewatering, phase separation, or component
separation11
e. Modification or addition of tank units or treatment processes
necessary to treat wastes that are restricted from land disposal to
meet some or all of the applicable treatment standards or to treat
wastes to satisfy (in whole or in part) the standard of "use of
practically available technology that yields the greatest
environmental benefit" contained in 40 CFR §268.8(a)(2)(ii), with
prior approval of the executive director. This modification may also
involve addition of new waste codes. It is not applicable to dioxin-containing
wastes (F020, 021, 022, 023, 026, 027, and 028)11
2. Modification of a tank unit or secondary containment system without
increasing the capacity of the unit
3. Replacement of a tank with a tank that meets the same design standards
and has a capacity within +/-10% of the replaced tank provided:
a. The capacity difference is no more than 1,500 gallons;
b. The facility's permitted tank capacity is not increased; and
c. The replacement tank meets the same conditions in the permit.
4. Modification of a tank management practice2
5. Management of different wastes in tanks:
a. That require additional or different management practices, tank
design, different fire protection specifications, or significantly
different tank treatment process from that authorized in the permit,
except as provided in G(5)(c) of this appendix
b. That do not require additional or different management practices,
tank design, different fire protection specifications, or significantly
different tank treatment process from that authorized in the permit,
except as provided in G(5)(d) of this appendix2
c. That require addition of units or change in treatment processes or
management standards, provided that the wastes are restricted
from land disposal and are to be treated to meet some or all of the
applicable treatment standards or that are to be treated to satisfy (in
whole or in part) the standard of "use of practically available
technology that yields the greatest environmental benefit" contained
in 40 CFR §268.8(a)(1)(ii), with prior approval of the executive
director. The modification is not applicable to dioxin-containing
wastes (F020, 021, 022, 023, 026, 027, and 028)11
d. That do not require the addition of units or a change in the
treatment process or management standards, and provided that the
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units have previously received wastes of the same type (e.g.,
incinerator scrubber water). This modification is not applicable to
dioxin-containing wastes (F020, 021, 022, 023, 026, 027, and 028)1
Note: See §305.69(g) of this title for modification procedures to be used for the management
of newly listed or identified wastes.
H. Surface Impoundments
1. Modification or addition of surface impoundment units that result in
increasing the facility's surface impoundment storage or treatment capacity3
2. Replacement of a surface impoundment unit
3. Modification of a surface impoundment unit without increasing the facility's
surface impoundment storage or treatment capacity and without modifying
the unit's liner, leak detection system, or leachate collection system2
4. Modification of a surface impoundment management practice
5. Treatment, storage, or disposal of different wastes in surface impoundments:
a. That require additional or different management practices or
different design of the liner or leak detection system than authorized
in the permit3
b. That do not require additional or different management practices or
different design of the liner or leak detection system than authorized
in the permit
c. That are wastes restricted from land disposal that meet the
applicable treatment standards or that are treated to satisfy the
standard of "use of practically available technology that yields the
greatest environmental benefit" contained in 40 CFR §268.8(a)(2)(ii),
and provided that the unit meets the minimum technological
requirements stated in 40 CFR §268.5(h)(2). This modification is not
applicable to dioxin-containing wastes (F020, 021, 022, 023, 026,
027, and 028)1
d. That are residues from wastewater treatment or incineration,
provided that disposal occurs in a unit that meets the minimum
technological requirements stated in 40 CFR §268.5(h)(2), and
provided further that the surface impoundment has previously
received wastes of the same type (for example, incinerator scrubber
water). This modification is not applicable to dioxin-containing
wastes (F020, 021, 022, 023, 026, 027, and 028)1
6. Modifications of unconstructed units to comply with 40 CFR §\$264.221(c),
264.222, 264.223, and 264.226(d)11
7. Changes in response action plan:

a. Increase in action leakage rate
b. Change in a specific response reducing its frequency or
effectiveness3
c. Other Changes
Note: See §305.69(g) of this title for modification procedures to be used for the management
of newly listed or identified wastes.
I. Enclosed Waste Piles. For all waste piles except those complying with 40 CFR §264.250(c),
modifications are treated the same as for a landfill. The following modifications are
applicable only to waste piles complying with 40 CFR §264.250(c).
1. Modification or addition of waste pile units:
a. Resulting in greater than 25% increase in the facility's waste pile
storage or treatment capacity
b. Resulting in up to 25% increase in the facility's waste pile storage or
treatment capacity
2. Modification of waste pile unit without increasing the capacity of the unit2
3. Replacement of a waste pile unit with another waste pile unit of the same
design and capacity and meeting all waste pile conditions in the permit1
4. Modification of a waste pile management practice2
5. Storage or treatment of different wastes in waste piles:
a. That require additional or different management practices or
different design of the unit
b. That do not require additional or different management practices or
different design of the unit
Note: See §305.69(g) of this title for modification procedures to be used for the management
of newly listed or identified wastes.
6. Conversion of an enclosed waste pile to a containment building unit2
J. Landfills and Unenclosed Waste Piles
1. Modification or addition of landfill units that result in increasing the facility's
disposal capacity3
2. Replacement of a landfill
3. Addition or modification of a liner, leachate collection system, leachate
detection system, run-off control, or final cover system

2. Modification of run-on control system	2
3. Modify run-off control system	
4. Other modifications of land treatment unit component specifications or	
standards required in the permit	2
5. Management of different wastes in land treatment units:	
a. That require a change in permit operating conditions or unit design	
specifications	3
b. That do not require a change in permit operating conditions or unit	
design specifications	
Note: See §305.69(g) of this title for modification procedures to be used for the managem of newly listed or identified wastes.	ent
6. Modification of a land treatment management practice to:	
a. Increase rate or change method of waste application	3
b. Decrease rate of waste application	1
7. Modification of a land treatment unit management practice to change	
measures of pH or moisture content, or to enhance microbial or chemical	
reactions	2
8. Modification of a land treatment unit management practice to grow food chain	
crops, or add to or replace existing permitted crops with different food chain	
crops, or to modify operating plans for distribution of animal feeds resulting	
from such crops	3
9. Modification of operating practice due to detection of releases from the land	
treatment unit pursuant to 40 CFR §264.278(g)(2)	3
10. Changes in the unsaturated zone monitoring system, resulting in a change to	
the location, depth, or number of sampling points, or that replace unsaturated	
zone monitoring devices or components thereof with devices or components	
that have specifications different from permit requirements	3
11. Changes in the unsaturated zone monitoring system that do not result in a	
change to the location, depth, or number of sampling points, or that replace	
unsaturated zone monitoring devices or components thereof with devices or	
components having specifications not different from permit requirements	2
12. Changes in background values for hazardous constituents in soil and soilpore	
liquid	2
13. Changes in sampling, analysis, or statistical procedure	2

14. Changes in land treatment demonstration program prior to or during the	
demonstration	2
15. Changes in any condition specified in the permit for a land treatment unit to	
reflect results of the land treatment demonstration, provided performance	
standards are met, and the executive director's prior approval has been	1
received	11
16. Changes to allow a second land treatment demonstration to be conducted when the results of the first demonstration have not shown the conditions	
under which the wastes can be treated completely, provided the conditions	
for the second demonstration are substantially the same as the conditions for the first demonstration and have received the prior approval of the executive	
directordirector	1,
17. Changes to allow a second land treatment demonstration to be conducted	11
when the results of the first demonstration have not shown the conditions	
under which the waste can be treated completely, where the conditions for	
the second demonstration are not substantially the same as the conditions	
for the first demonstration.	3
18. Changes in vegetative cover requirements for closure	
L. Incinerators, Boilers and Industrial Furnaces	
1. Changes to increase by more than 25% any of the following limits authorized	
in the permit: A thermal feed rate limit; a feedstream feed rate limit; a	
chlorine feed rate limit, a metal feed rate limit, or an ash feed rate limit. The	
executive director will require a new trial burn to substantiate compliance with	
the regulatory performance standards unless this demonstration can be	
made through other means	3
2. Changes to increase by up to 25% any of the following limits authorized in	
the permit: A thermal feed rate limit; a feedstream feedrate limit;	
chlorine/chloride feed rate limit, a metal feed rate limit, or an ash feed rate	
limit. The executive director will require a new trial burn to substantiate	
compliance with the regulatory performance standards unless this	
demonstration can be made through other means	2
3. Modification of an incinerator, boiler, or industrial furnace unit by changing	
the internal size of geometry of the primary or secondary combustion units,	
by adding a primary or secondary combustion unit, by substantially changing	
the design of any component used to remove HCl/Cl2, metals or particulate	
from the combustion gases, or by changing other features of the incinerator,	
boiler, or industrial furnace that could affect its capability to meet the	
regulatory performance standards. The executive director will require a new	
trial burn to substantiate compliance with the regulatory performance	2
standards unless this demonstration can be made through other means	3
4. Modification of an incinerator, boiler, or industrial furnace unit in a manner	
that would not likely affect the capability of the unit to meet the regulatory	

performance standards but which would change the operating conditions or	
monitoring requirements specified in the permit. The executive director may	
require a new trial burn to demonstrate compliance with the regulatory	
performance standards	2
5. Operating requirements:	
a. Modification of the limits specified in the permit for minimum or	
maximum combustion gas temperature, minimum combustion gas	
residence time, oxygen concentration in the secondary combustion	
chamber, flue gas carbon monoxide and hydrocarbon	
concentration, maximum temperature at the inlet to the particulate	
matter emission control system, or operating parameters for the air	
pollution control system. The executive director will require a new	
trial burn to substantiate compliance with the regulatory	
performance standards unless this demonstration can be made	
through other means	3
b. Modification of any stack gas emission limits specified in the permit,	
or modification of any conditions in the permit concerning	
emergency shutdown or automatic waste feed cutoff procedures or	
controls	3
c. Modification of any other operating condition or any inspection or	
recordkeeping requirement specified in the permit	2
6. Burning different wastes:	
a. If the waste contains a principal organic hazardous constituent	
(POHC) that is more difficult to burn than authorized by the permit	
or if burning of the waste requires compliance with different	
regulatory performance standards than specified in the permit. The	
executive director will require a new trial burn to substantiate	
compliance with the regulatory performance standards unless this	
demonstration can be made through other means	3
b. If the waste does not contain a POHC that is more difficult to burn	
than authorized by the permit and if burning of the waste does not	
require compliance with different regulatory performance standards	
than specified in the permit.	2
Note: See §305.69(g) of this title for modification procedures to be used for the managemen	t
of newly regulated wastes and units.	
7. Shakedown and trial burn:	
a. Modification of the trial burn plan or any of the permit conditions	
applicable during the shakedown period for determining operational	
readiness after construction, the trial burn period, or the period	
immediately following the trial burn	2

b. Authorization of up to an additional 720 hours of waste burning
during the shakedown period for determining operational readiness
after construction, with the prior approval of the executive director11
c. Changes in the operating requirements set in the permit for
conducting a trial burn, provided the change is minor and has
received the prior approval of the executive director11
d. Changes in the ranges of the operating requirements set in the
permit to reflect the results of the trial burn, provided the change is
minor and has received the prior approval of the executive director11
8. Substitution of an alternate type of nonhazardous waste fuel that is not
specified in the permit
9. Technology changes needed to meet standards under Title 40 CFR Part 63
(Subpart EEE - National Emission Standards for Hazardous Air Pollutants
from Hazardous Waste Combustors), provided the procedures of §305.69(i)
of this title are followed11
10. Changes to Resource Conservation and Recovery Act permit provisions
needed to support transition to §113. 620 of this title and 40 CFR Part 63,
Subpart EEE (National Emission Standards for Hazardous Air Pollutants from
Hazardous Waste Combustors) provided the procedures of 40 CFR §270.42(k)
are followed11
M. Corrective Action
1. Approval of a corrective action management unit pursuant to 40 CFR §264.5523
2. Approval of a temporary unit or time extension for a temporary unit pursuant to
40 CFR §264.553
3. Approval of a staging pile or staging pile operating term extension pursuant to
40 CFR §264.5542
N. Containment Buildings
1. Modification or addition of containment building units:
a. Resulting in greater than 25% increase in the facility's containment
building storage or treatment capacity
b. Resulting in up to 25% increase in the facility's containment building
storage or treatment capacity2
without increasing the capacity of the unit
meets the same design standards provided:
2. Modification of a containment building unit or secondary containment system

a. The unit capacity is not increased.	1
b. The replacement containment building meets the same conditions	
in the permit	1
4. Modification of a containment building management practice	.2
5. Storage or treatment of different wastes in containment buildings:	
a. That require additional or different management	
practices	3
b. That do not require additional or different	
management practices	2
O. Burden Reduction	
1. Development of one contingency plan based on Integrated	
Contingency Plan Guidance pursuant to 40 CFR §264.52(b)	1
2. Changes to recordkeeping and reporting requirements pursuant	
to: 40 CFR §§264.56(i), 264.343(a)(2), 264.1061(b)(1) and (d),	
264.1062(a)(2), 264.196(f), 264.100(g), and 264.113(e)(5)	1
3. Changes to inspection frequency for tank systems pursuant to	
40 CFR §264.195(b)	1
4. Changes to detection and compliance monitoring program	
pursuant to 40 CFR §§264.98(d), (g)(2), and (g)(3), 264.99(f), and (g)	1