

QUESTION: According to §265.176 ignitable and reactive wastes have to be stored 50 feet from the property line. Can a facility store ignitable and reactive wastes if part of the 50 feet includes leased land?

ANSWER: Yes, but the lease should specify that the lease continues in force if the land is sold to another owner. Part B of the permit should note that part of the buffer is leased.

SOURCE: Debbie Wolpe

RESEACH: Irene Horner