

6. Under §260.2 of RCRA, EPA can "delist" a waste produced at a particular facility. EPA grants "delisting" authority to States with Phase I Interim Authorization. A State "delisted" waste does not escape the notification provisions of CERCLA §103 if a RQ of it is released to the environment. A federally "delisted" waste escapes CERCLA §103 notification requirements (assuming the waste does not exhibit "I,C,R,T" characteristics).

BOOZ.ALLEN & HAMILTON, INC.
FAXBACK 12044