implemented as prescribed in paragraph (b) of this section.

(f) Alternative implementation approaches. (1) The Director may approve on a case-by-case basis approaches to implement the Tier II or Tier III metals emission limits provided by paragraphs (c) or (d) of this section alternative to monitoring the feed rate of metals in each feedstream.

(2) The emission limits provided by paragraph (d) of this section must be determined as follows:

(i) For each noncarcinogenic metal, by back-calculating from the RAC provided in appendix IV of this part to determine the allowable emission rate for each metal using the dilution factor for the maximum annual average ground level concentration predicted by dispersion modeling in conformance with paragraph (h) of this section; and

(ii) For each carcinogenic metal by:

(A) Back-calculating from the RSD provided in appendix V of this part to determine the allowable emission rate for each metal if that metal were the only carcinogenic metal emitted using the dilution factor for the maximum annual average ground level concentration predicted by dispersion modeling in conformance with paragraph (h) of this section; and

(B) If more than one carcinogenic metal is emitted, selecting an emission limit for each carcinogenic metal not to exceed the emission rate determined by paragraph (f)(2)(ii)(A) of this section such that the sum for all carcinogenic metals of the ratios of the selected emission limit to the emission rate determined by that paragraph does not exceed 1.0.

(g) Emission testing—(1) General. Emission testing for metals shall be conducted using Method 0060, Determinations of Metals in Stack Emissions, EPA Publication SW-846, as incorporated by reference in §260.11 of this chapter.

(b) Hexavalent chromium. Emissions of chromium are assumed to be hexavalent chromium unless the owner or operator conducts emissions testing to determine hexavalent chromium emissions using procedures prescribed in Method 0061, Determination of Hexavalent Chromium Emissions from Stationary Sources, EPA Publication SW–846, as incorporated by reference in §260.11 of this chapter.

§266.107 Standards to control hydrogen chloride (HCl) and chlorine gas (Cl₂) emissions.

(a) General. The owner or operator must comply with the hydrogen chloride (HCl) and chlorine (Cl₂) controls provided by paragraph (b), (c), or (e) of this section.

(b) Screening limits—(1) Tier I feed rate screening limits. Feed rate screening limits are specified for total chlorine in appendix II of this part as a function of terrain-adjusted effective stack height and terrain and land use in the vicinity of the facility. The feed rate of total chlorine and chloride, both organic and inorganic, in all feed streams, including hazardous waste, fuels, and industrial furnace feed stocks shall not exceed the levels specified.

(2) **Tier II emission rate screening limits.** Emission rate screening limits for HCl and Cl\(_2\) are specified in appendix III of this part as a function of terrain-adjusted effective stack height and terrain and land use in the vicinity of the facility. The stack emission rates of HCl and Cl\(_2\) shall not exceed the levels specified.

(3) **Definitions and limitations.** The definitions and limitations provided by §266.106(b) for the following terms also apply to the screening limits provided by this paragraph: terrain-adjusted effective stack height, good engineering practice stack height, terrain type, land use, and criteria for facilities not eligible to use the screening limits.

(4) **Multiple stacks.** Owners and operators of facilities with more than one on-site stack from a boiler, industrial furnace, incinerator, or other thermal treatment unit subject to controls on HCl or Cl\(_2\) emissions under a RCRA operating permit or interim status controls must comply with the Tier I and Tier II screening limits for those stacks assuming all hazardous waste is fed into the device with the worst-case stack based on dispersion characteristics.

(i) The worst-case stack is determined by procedures provided in §266.106(b)(6).

(ii) Under Tier I, the total feed rate of chlorine and chloride to all subject devices shall not exceed the screening limit for the worst-case stack.

(iii) Under Tier II, the total emissions of HCl and Cl\(_2\) from all subject stacks shall not exceed the screening limit for the worst-case stack.

(c) **Tier III site-specific risk assessments.**

(1) General. Conformance with the Tier III controls must be demonstrated by emissions testing to determine the emission rate for HCl and Cl\(_2\), air dispersion modeling to predict the maximum annual average off-site ground level concentration for each compound, and a demonstration that acceptable ambient levels are not exceeded.

(2) **Acceptable ambient levels.** Appendix IV of this part lists the reference air concentrations (RACs) for HCl (7 micrograms per cubic meter) and Cl\(_2\) (0.4 micrograms per cubic meter).

(3) **Multiple stacks.** Owners and operators of facilities with more than one on-site stack from a boiler, industrial furnace, incinerator, or other thermal treatment unit subject to controls on HCl or Cl\(_2\) emissions under a RCRA operating permit or interim status controls must conduct emissions testing and dispersion modeling to demonstrate that the aggregate emissions from all such on-site stacks do not result in an exceedance of the acceptable ambient levels for HCl and Cl\(_2\).

(d) **Averaging periods.** The HCl and Cl\(_2\) controls are implemented by limiting the feed rate of total chlorine and chloride in all feedstreams, including hazardous waste, fuels, and industrial furnace feed stocks. Under Tier I, the feed rate of total chloride and chlorine is limited to the Tier I Screening Limits. Under Tier II and Tier III, the feed rate of total chloride and chlorine is limited to the feed rates during the trial burn (for new facilities or an interim status facility applying for a permit) or the compliance test (for interim status facilities). The feed rate limits are based on either:

(1) An hourly rolling average as defined in §266.102(e)(6); or

(2) An instantaneous basis not to be exceeded at any time.

(e) **Adjusted Tier I feed rate screening limits.** The owner or operator may adjust the feed rate screening limit provided by appendix II of this part to account for site-specific dispersion modeling. Under this approach, the adjusted feed rate screening limit is determined by back-calculating from the acceptable ambient level for Cl\(_2\) provided by appendix IV of this part using dispersion modeling to determine the maximum allowable emission rate. This emission rate becomes the adjusted Tier I feed rate screening limit.

(f) **Emissions testing.** Emissions testing for HCl and Cl\(_2\) shall be conducted using the procedures described in Methods 0050 or 0051, EPA Publication SW-846, as incorporated by reference in §260.11 of this chapter.

(g) **Dispersion modeling.** Dispersion modeling shall be conducted according to the provisions of §266.106(h).

(h) **Enforcement.** For the purposes of permit enforcement, compliance with the operating requirements specified in
§ 266.108 Small quantity on-site burner exemption.

(a) Exempt quantities. Owners and operators of facilities that burn hazardous waste in an on-site boiler or industrial furnace are exempt from the requirements of this subpart provided that:

(1) The quantity of hazardous waste burned in a device for a calendar month does not exceed the limits provided in the following table based on the terrain-adjusted effective stack height as defined in §266.106(b)(3):

<table>
<thead>
<tr>
<th>Terrain-adjusted effective stack height of device (meters)</th>
<th>Allowable hazardous waste burning rate (gallons/month)</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 to 3.9</td>
<td>0</td>
</tr>
<tr>
<td>4.0 to 5.9</td>
<td>13</td>
</tr>
<tr>
<td>6.0 to 7.9</td>
<td>18</td>
</tr>
<tr>
<td>8.0 to 9.9</td>
<td>27</td>
</tr>
<tr>
<td>10.0 to 11.9</td>
<td>40</td>
</tr>
<tr>
<td>12.0 to 13.9</td>
<td>48</td>
</tr>
<tr>
<td>14.0 to 15.9</td>
<td>59</td>
</tr>
<tr>
<td>16.0 to 17.9</td>
<td>69</td>
</tr>
<tr>
<td>18.0 to 19.9</td>
<td>76</td>
</tr>
<tr>
<td>20.0 to 21.9</td>
<td>84</td>
</tr>
<tr>
<td>22.0 to 23.9</td>
<td>93</td>
</tr>
<tr>
<td>24.0 to 25.9</td>
<td>100</td>
</tr>
<tr>
<td>26.0 to 27.9</td>
<td>110</td>
</tr>
<tr>
<td>28.0 to 29.9</td>
<td>130</td>
</tr>
<tr>
<td>30.0 to 34.9</td>
<td>140</td>
</tr>
<tr>
<td>35.0 to 39.9</td>
<td>170</td>
</tr>
</tbody>
</table>

(2) The maximum hazardous waste firing rate does not exceed at any time 1 percent of the total fuel requirements for the device (hazardous waste plus other fuel) on a total heat input or mass input basis, whichever results in the lower mass feed rate of hazardous waste.

(3) The hazardous waste has a minimum heating value of 5,000 Btu/lb, as generated; and

(4) The hazardous waste fuel does not contain (and is not derived from) EPA Hazardous Waste Nos. F020, F021, F022, F023, F026, or F027.

(b) Mixing with nonhazardous fuels. If hazardous waste fuel is mixed with a nonhazardous fuel, the quantity of hazardous waste before such mixing is used to comply with paragraph (a).

(c) Multiple stacks. If an owner or operator burns hazardous waste in more than one on-site boiler or industrial furnace exempt under this section, the quantity limits provided by paragraph (a)(1) of this section are implemented according to the following equation:

$$\sum_{i=1}^{n} \frac{\text{Actual Quantity Burned}(i)}{\text{Allowable Quantity Burned}(i)} \leq 1.0$$

where:

- $n$ means the number of stacks;
- Actual Quantity Burned means the waste quantity burned per month in device "i";
- Allowable Quantity Burned means the maximum allowable exempt quantity for stack "i" from the table in (a)(1) above.

Note: Hazardous wastes that are subject to the special requirements for small quantity generators under §261.5 of this chapter may be burned in an off-site device under the exemption provided by §266.108, but must be included in the quantity determination for the exemption.

(d) Notification requirements. The owner or operator of facilities qualifying for the small quantity burner exemption under this section must provide a one-time signed, written notice to EPA indicating the following:

(1) The combustion unit is operating as a small quantity burner of hazardous waste;

(2) The owner and operator are in compliance with the requirements of this section; and

(3) The maximum quantity of hazardous waste that the facility may burn per month as provided by §266.108(a)(1).

(e) Recordkeeping requirements. The owner or operator must maintain at