

Grey water rule does not address RV's.
Most RV's combine kitchen sink and shower into one tank called a greywater tank by the rv industry.
When was it discussed to add the ATU to the 4.23???
A311(A)(1) - Most manufacturers test a 500 gpd system and scale up to higher flows. Also, substitute components, like blowers, are allowed by certifiers, but were not tested and are not in the test report. This provision is overly restrictive relative to the manner in which the treatment industry works.
What if we wish to provide additional research- data and a diagram with comments submitted in January?
A309(E)(4) - Data submitted should be from an independent third party.
And area the comments due on October 21st only be on these clarification charges?
Will that fit into the comment area?
in the third-party testing certification report". Many treatment systems include components and equipment that are not in the certification report, but are allowed by the certifier under a separate engineering review. That is why this language is overly restrictive. The proposed language does not
Will the results of the Sept/Oct 2019 Kaizen meeting be made available for everyone?
harmonizing its rules with the rules and standards that are used nationally?
appropriately. additionally it helps owner identify tank location so they do not build or drive over their tanks
It might be good to explain that these Phase I changes are really to clarify confusions or conflicts in rule, that per the ok received from gov't office, more complicated stuff is saved for Phase II
provide and you will forward accordingly to a work group, but maybe via e-mail, not as comment on Phase I
guidance?
Or just how to submit comments?
Being addressed in upcoming 4.01 meeting
It would be for pressure sewer below 24,000 gpd
simplicity guidelines
To clarify, Phase I is clarifications and Phase II is substantive changes?