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## Chapter 1: Does This Manual Apply To Your Facility?

This manual is designed to help owners and operators of underground storage tanks comply with Tennessee Petroleum Underground Storage Tank regulations. These tanks, along with any connected underground piping, are called USTs in this manual. The manual uses the term tank when the underground tank is the only thing being discussed. This manual describes requirements and best management practices (BMPs) for your USTs and helps you determine whether they are in compliance with the law.

- If you have underground storage tanks at your facility that meet the criteria described below, this manual applies to you.
- After reading this section, you may determine that the manual does not apply to you.

### Question 1. Do you have any UST’s at your facility?

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

An underground storage tank or UST is an:

- Underground tank and underground piping.
- Underground tank and aboveground piping (if at least 10% of the total volume of the tank and piping are underground).
- Aboveground tank and underground piping (if at least 10% of the total volume of the tank and piping are underground). This scenario is not common.

An underground storage tank is not an aboveground tank and aboveground piping.

* If you answered yes, continue to Question 2.
* If you answered no, this manual does not apply to you.

### Question 2. How many USTs at your facility meet at least one of the following criteria?

<table>
<thead>
<tr>
<th>#of USTs</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

- Contain petroleum or used oil (that will be recycled) at public gasoline stations or repair shops.
- Contain heating oil that is not used (or consumed) on the premises where it is stored.
- Are farm or residential motor fuel tanks greater than 1,100 gallons used for non-commercial purposes.
- Are petroleum tanks owned by a federal, state, or local entity.
- Are private petroleum used for fueling of business vehicles.
- Contain a hazardous substance listed under the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA). An example of a hazardous substance is antifreeze. Contact the Division if you are not sure if you have a hazardous substance tank.
- Store product for use by emergency power generators.

* If you have at least one UST that meets the criteria above, continue to Question 3.
* If you have no USTs that meet the criteria above, you do not have any USTs covered by the Tennessee Petroleum Underground Storage Tank rules. This manual does not apply to you.
Question 3. Out of those USTs you identified in Question 2, do any meet the following criteria?

<table>
<thead>
<tr>
<th>Number of USTs</th>
</tr>
</thead>
<tbody>
<tr>
<td>USTs are not included in this manual if they meet one of the following:</td>
</tr>
<tr>
<td>- Total tank and piping volume is 110 gallons or less.</td>
</tr>
<tr>
<td>- UST with a tank that was constructed or built in the field (field-constructed). This does not include the tank portion of an oil water separator.</td>
</tr>
<tr>
<td>- Tank situated in an underground area, but situated on or above the surface of the floor.</td>
</tr>
<tr>
<td>- Heating oil tank that is used (or consumed) on the premises where it is stored.</td>
</tr>
<tr>
<td>- Hazardous waste tank (in general, a hazardous waste is a hazardous chemical that cannot be reused in some way.)</td>
</tr>
<tr>
<td>- Tank containing radioactive materials.</td>
</tr>
<tr>
<td>- Flow-through process tank (a tank that forms an integral part of a production process where there is a steady, variable, recurring, or intermittent flow.)</td>
</tr>
<tr>
<td>- Airport hydrant fuel distribution system.</td>
</tr>
<tr>
<td>- Tank located at pipeline facility regulated under the Natural Gas Pipeline Safety Act of 1968 or the Hazardous Liquid Pipeline Safety Act of 1979 [or an intrastate pipeline facility regulated under comparable state laws].</td>
</tr>
<tr>
<td>- Tank that is a part of machinery that contains product for operational purposes such as a hydraulic lift tank or electrical equipment tank.</td>
</tr>
<tr>
<td>- Emergency spill or overflow containment tank that is quickly emptied after use.</td>
</tr>
<tr>
<td>- Tank located at a nuclear power generation facility used for an emergency power generator.</td>
</tr>
</tbody>
</table>

* If you have no USTs that meet the criteria in Question 3, this manual applies to you. Begin using this manual by reading Chapter 2.
* If you have USTs that meet the criteria in Question 3, continue to Question 4.

Question 4. What is the difference between the total number of USTs in Question 2 and Question 3?

<table>
<thead>
<tr>
<th>Number of USTs</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Insert the number of tanks from Question #2 above:</td>
</tr>
<tr>
<td>B. Insert the number of tanks from Question #3 above:</td>
</tr>
<tr>
<td>Subtract B from A and Insert:</td>
</tr>
</tbody>
</table>

* If the difference between Question 2 and Question 3 is “1 or greater,” this manual applies to you. Begin using the manual by reading Chapter 2.
* If the difference between Question 2 and Question 3 is “zero,” you do not have any USTs covered by the Tennessee Petroleum Underground Storage Tank rules. This manual does not apply to you.
Chapter 2: Introduction

What is the Purpose of This Manual?

This manual is designed to:

- Help explain Tennessee's environmental, record keeping, operation and maintenance requirements for USTs and
- Explain rule changes that occurred in 2015 and
- Explain and suggest best management practices and voluntary actions that you can take to improve environmental performance and reduce financial risk regarding your USTs and
- Help owners and operators of regulated USTs determine if they are in compliance with existing Tennessee UST regulations.

How does using this Manual benefit you, help maintain the environment and benefit the public?

- This manual will help you understand the Tennessee requirements, suggest best management practices, and help you determine the compliance status for USTs at your facility.

- You are helping to protect public health and the environment. Releases from USTs – spills, overfills, leaking tanks and piping can contaminate groundwater. Your local community may depend on that groundwater as a source of drinking water. In addition, leaks from USTs can result in fires or explosions, which threaten public safety.

- You are protecting your economic investment. It is important to quickly detect, report, and clean up releases, as required by the UST regulations. Preventing releases protects your real estate investment. Any product that is lost in a release will cost you in terms of contamination clean up, potential penalties, business down time, lost revenue of product not sold, and could affect the resale value of your property. By responding quickly and containing a release, you may be able to reduce cleanup costs and environmental damage.

- You are required to follow environmental laws by complying with UST regulations. If you are the owner or operator of one or more USTs, you are legally responsible for preventing and quickly detecting releases from your USTs. You are also responsible for reporting and cleaning up any releases that occur. You will be held accountable if your UST leaks. Therefore, you should make sure releases do not occur.

This document is not a substitute for Tennessee law and regulations, nor is it a law or regulation itself. For a comprehensive and complete understanding of the law and regulations, please refer to Tennessee Petroleum Underground Storage Tank Act T.C.A. 68-215-101 and the Rules, Chapter 0400-18-01. These documents can be accessed from the Division website: http://www.tn.gov/environment/section/underground-storage-tanks/

This publication was compiled and written by Michelle Pruett, with the assistance of Lamar Bradley and OUST. If you have questions or need additional information, please refer to the Division website, or call the Underground Storage Tank Field Office nearest you by dialing 1-888-891-TDEC.
Chapter 3: How To Use This Manual

Symbols

You will see symbols next to some parts of this Manual. The symbols are used to highlight key information. Below are the symbols and the meaning of each.

Important Steps

• This symbol will guide you to important steps that should be followed for each section.

Best Management Practice

• What you should do to help prevent leaks, actions or activities you, as an owner or operator, are encouraged to take in order to reduce the potential of leaks.

General Requirement

• These are general requirements needed to be in compliance with regulations.

Specific Ongoing Requirement

• Ongoing testing and record keeping requirements.

Refers to a Requirement Located in A Different Section

• Refers you to a different page for ongoing testing and record keeping.

A quick guide is located in Appendix A, to help you while you go through this manual.
Chapter 4: New Rule & Policy Changes

There was one major rule or statute change finalized in 2015.

Effective July 1, 2015 the cap for fund-covered remedial activities was raised to $2,000,000 per covered release.

New EPA rules for UST systems do not affect Tennessee Tank Owners or Operators at this time.

For the most up to date information on public participation opportunities and proposed rule and statute changes, please visit our website.
http://www.tn.gov/environment/section/underground-storage-tanks/

The following are the most current rules and statutes.

Remember, you have the option to pay your annual tank fee's online. Just go to the TDEC website below and click on the "Pay your TDEC Invoice Online" link under the Environment heading. You must have your billing invoice and your owner ID to complete the process.

http://tn.gov/environment

When registering your tanks as a new owner under a company name, the company name must be also registered with the Tennessee Secretary of State. The mailing address and the company name must be identical in order for new tank owner registration to be processed.

In the near future, the Division will begin using a new standardized inspection process and inspection manual. Visit our website below for updates.

http://tn.gov/environment/topic/ust-compliance-and-inspections

If you have not registered your facility on the The Tennessee Tank Helper website, the deadline has passed. You will need to go the following website, register your facility under "Tennessee Facility Owners", designate your operators and have the operators complete their training.

https://apps.tn.gov/ustop/

Remember, the Division must be notified of an Operator change within 30 days.

If your facility is manned, don't forget to have your instruction manual or sign where your Class C operator can see it during the normal course of their work. Remember, your manual or sign should be specific for your facility.
Release Detection

Failure to provide release detection that is capable of detecting a release from any portion of the tank that routinely contains product.

Failure to install, calibrate, operate and maintain release detection in accordance with Manufacturer’s instructions.

Failure to have monthly release detection results available

Failure to conduct monthly monitoring correctly

Failure to monitor lines annually

Failure to test line leak detectors annually

Failure to have spill bucket and/or dispenser logs

Cathodic Protection & Overfill

Failure to test Cathodic Protection every 3 years

Failure to inspect the IC rectifier every 60 days

Failure to operate and maintain corrosion protection systems by providing continuous monitoring.

Failure to provide an adequate overfill prevention mechanism

Failure to Cooperate

Failure to report a suspected release within 72 hours.

The majority of these violations occurred due to failure to respond or submit documentation after requested
Chapter 5: Operator Training

Steps you need to take to be in compliance with the operator training requirements can be found at the following website.

https://apps.tn.gov/ustop/

These requirements were mandated by the Federal Energy Policy Act of 2005 and affect every tank owner.

Every facility should have registered & trained Class A and Class B operators as of August 8, 2012. If not navigate to the above website to create accounts, login, and finish the required designations and/or training.

operators:

**Class A Operators will:**
- Have a general knowledge of spill prevention, overfill prevention, release detection, corrosion protection, emergency response, release and suspected release reporting, product compatibility, notification requirements, and temporary/permanent closure requirements.
- Manage resources and personnel, ensure appropriate individuals are trained.
- Establish work assignments
- Ensure proper operation and maintenance of the underground storage tank system
- Ensure appropriate records are maintained
- Be able to make informed decisions

**Class B Operators:**
- Are responsible for the day to day aspects of operating, maintaining, record keeping, and informing the proper persons when repairs or maintenance is needed.
- Typically they monitor, maintain, and ensure:
  - Release detection method, record keeping, and reporting requirements are met.
  - Release prevention equipment, record keeping, and reporting requirements are met.
  - All relevant equipment complies with performance standards.
  - Appropriate individuals are trained to properly respond to emergencies caused by releases or spills from underground storage tank systems at the facility.

**Class C Operators**
If a UST facility has a person(s) on site, at least one person on site must be a Class C Operator whenever the facility is operating. A sign or instruction manual must be placed where the Class C operator would be expected to see it during the normal course of their work.

At a minimum, it must include the following:
1. Employee's role in responding to spills and overfills, and
2. Procedures for handling warnings, alarms, and response from leak detection console (if applicable), and
3. Name and number of contact person for emergencies and monitoring equipment alarms, and
4. Local emergency numbers, and
5. An instruction to maintain a safe distance from any potential hazards.

This selection process may seem complicated at first but it was designed to allow flexibility for different types of owners. For example a large company may choose several different people for one or multiple facilities. A single station owner may choose to be the only operator.
Chapter 6: Red Tag Policy

On July 1, 2004 the Tennessee Petroleum Underground Storage Tank Act (UST Act) began providing authority to affix a notice or tag to a dispenser and/or fill port for any tank without a current certificate. The Federal Energy Policy Act of 2005 required states receiving Federal funding to have a delivery prohibition program. Consequently, the Division of Underground Storage Tanks developed and implemented a process to comply with the laws.

New amendments to the UST Act simplified whether or not fuel could be placed into an UST and effective July 1, 2008:

- The Division no longer issues a certificate to each facility
- The Division will issue a receipt for the annual tank fees that is not tied to the ability to receive fuel
- The ability to receive fuel will be tied to the presence or absence of a red tag on the fill port and listing on the Division’s web site

The Division will continue to red tag (affix a red tag to each fill port) all USTs at a facility for:

- Failure to pay annual tank fees and associated late penalties – no change in process
- Violations that result in a Final Order and civil penalties – no change in process

The "Sites Under Delivery Prohibition" section of the Division's website will also be kept for distributors to review.

The Red Tag Process will apply to all tanks at a facility, and authorization to remove the tag(s) will not be given until all corrections are complete.

T.C.A.§ 68-215-106(c) has been amended to state:

“(c) For any petroleum underground storage tank for which any annual fees or penalties have not been paid when due or that is in violation of requirements of the rules as evidenced by an order issued pursuant to this part that has become final, the commissioner may take one or more of the following actions:

(1) Affix a notice to a dispenser;
(2) Affix a tag to a fill port; or
(3) Give notice on the department web site.

(4) Removal of such tag or notice shall be a Class C misdemeanor.”

A picture of the Red Tag is shown below.
Chapter 7: Spill Protection

- Spill protection devices are used at fill pipes to catch drips and small spills that may occur when the delivery hose is disconnected from the fill pipe. Many spill protection devices are called “spill buckets” or “catchment basins”.

- Spill protection is typically not designed to contain product for long periods of time.

- Some spill protection devices are equipped with a drain valve or manual pump that allows you to drain accumulated product into your tank. Be aware that when you drain the contents of a spill bucket into your tank, water and debris may also enter the tank. If spill protection is not equipped with a drain valve or pump, then any product or water in your spill bucket must be removed manually and disposed of properly.

Consider using spill protection for USTs that never receive deliveries of more than 25 gallons of product at one time, like waste oil tanks. Overfill protection is part of good UST system management.

Take the following steps to figure out what type of spill protection is being used at your facility.

1. Lift each fill port lid (see pictures on next page) and look to see if you have spill protection around your fill pipe.

2. Look through your old records to check if you had spill protection installed.

3. Ask the contractor who installed your UST.
Requirements For Spill Protection

- You must have spill protection for every UST that is filled with more than 25 gallons of product at one time.

- Spill protection must prevent the release of product to the environment when the transfer hose is detached from the fill pipe. The spill protection cannot meet this requirement if it is not able to contain liquid. It must be free of water, dirt, debris and any other substance that would interfere with the ability to prevent spills.

- Effective November 17, 2009 all spill buckets will be required to have a lid in good condition that does not come in contact with the fill cap.

- As of June 19, 2007 spill containment buckets must be visually inspected each month ensuring the above requirements are met. A log of these inspections must be kept for the last 12 months.
Chapter 8: Overfill Protection

- Overfill protection is equipment installed on the UST to help prevent your tanks from being overfilled during product delivery.
- Overfill protection is designed to stop product flow, reduce product flow, and/or alert the delivery person during delivery before the tank becomes full and begins releasing product into the environment.

There are three common types of overfill protection:

- overfill alarms
- ball float valves
- automatic shutoff devices

Consider using overfill protection for USTs that never receive deliveries of more than 25 gallons of product at one time like waste oil tanks. Overfill protection is part of good UST system management.

General Requirements For Overfill Protection

You must have overfill protection (for example, an overfill alarm) for every UST that is filled with more than 25 gallons of product at one time.

Take the following steps to figure out what type of overfill protection is being used at your facility.

1. Read the descriptions below to determine what type of overfill is at your facility.
2. Look through your old records to see if they match any of the names in the descriptions.
3. Ask the contractor who installed your underground storage tank.
4. Find out what was reported on the last inspection if nothing has been changed.
**Overfill Alarms** - An overfill alarm has a sensor in the tank. The sensor is typically connected to a monitoring device such as an automatic tank gauge (or ATG). An overfill alarm provides a warning that must be seen or heard (or both) by the person delivering the product when the tank is close to being full. The warning activates when the UST is approaching tank capacity and warns the delivery person to stop delivery. When the alarm activates, the delivery person should immediately stop the flow of product to the tank.

A qualified UST contractor should periodically check your overfill alarm to make sure it is functioning properly.

You should inform your delivery person you have an overfill alarm.

You could place a durable sign near each fill pipe. The sign should be in clear view of the delivery person. It should say there is an overfill alarm for this tank, what occurs when the alarm activates, and indicate the necessary actions to take. See the sample sign in Appendix as a reference.

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**Requirements For Overfill Alarms**

- The overfill alarm must activate when the product in the tank reaches 90 percent of the tank capacity or is within one minute of being overfilled.

- The overfill alarm must be located so it can be seen and/or heard from where the UST is filled. This ensures that the person responsible for monitoring the delivery will know when the tank is almost full.
**Ball Float Valves** - A ball float valve (also called a flow vent valve) is located inside the tank where the vent line exits the tank. The ball float valve restricts vapor flow from the UST as the tank gets close to full. As the tank fills, the ball in the valve rises, restricting the flow of vapors out of the UST during delivery. The flow rate of the delivery will decrease noticeably and should alert the person responsible for monitoring the delivery to stop the delivery. You might find it difficult to determine whether or not you have this device because of where it is located. You might be able to find an extractor port for the ball float valve (see picture below). Otherwise, you will need to look through your paperwork to determine whether your tank has this device or ask the contractor who installed your tanks.

A qualified UST contractor should periodically check ball float valves to make sure they are functioning properly.

You should inform your delivery person you have a ball float valve.

You could place a durable sign near each fill pipe saying there is a ball float valve for this tank, what occurs when the device activates, and indicate the necessary actions to take. See the sample sign in Appendix as a reference.

You should not use a ball float valve for overfill protection if any of the following conditions apply because you could create overfills or dangerous situations (such as pressure building up in the tank) resulting in gasoline spraying onto the delivery person or into the environment.

**Do not use ball float valves if:**
- Your UST receives pressurized deliveries,
- Your UST has suction piping, or
- The UST has coaxial stage I vapor recovery.
- Deliveries are made not using tight fit connections

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**Requirements For Ball Float Valves**

Ball float valves must begin restricting vapor flow out of the tank when product in the tank reaches 90 percent of tank capacity or at least 30 minutes before the tank will be overfilled. For ball float valves to work properly:

- The air hole in the ball float valve must be open,
- The ball cage must be intact,
- The ball must move freely in the cage,
- The ball must seal tightly on the pipe, and
- The top of the tank must be air tight during delivery so vapors cannot escape from the tank. Everything in the tank (such as other tank access ports, fittings, and drain mechanisms on spill buckets) must be tight and able to hold the pressure created when the ball float valve engages.
**Automatic Shutoff Devices** - An automatic shutoff device is located at the fill pipe of your tank. Look down your fill pipe to see part of this device. You will see what appears to be a line cutting through your fill pipe (or a half moon shape in your fill pipe).

The automatic shutoff device slows down and stops the flow of product during delivery when the product has reached a certain level in the tank.

- A qualified UST contractor should periodically check your automatic shutoff device to make sure it is functioning properly.
- You should inform your delivery person you have an automatic shutoff device.
- You could place a durable sign near each fill pipe. The sign should be in clear view of the delivery person. It should say there is an automatic shutoff device for this tank, what occurs when the device activates, and indicate the necessary actions to take. See the sample sign in Appendix as a reference.
- You should not use an automatic shutoff device for overfill protection if your tank receives pressurized deliveries because it might create dangerous situations (such as pressure building up in the tank) and result in gasoline spraying onto the delivery person or into the environment.

**Requirements For Automatic Shut Off Devices**

Automatic shutoff devices must activate when the product in the tank reaches 95 percent of the tank capacity or before the fittings at the top of the tank are exposed to product.

- There must not be anything in the fill pipe that would keep the shutoff mechanism from working properly.
- The automatic shutoff device must be placed so the float arm is not blocked and can move through its full range of motion.
Section 9A: Corrosion Protection For Tanks

- All of your regulated tanks that are underground and routinely contain product must be protected from corrosion. This includes metal components that are in contact with standing water, as well as the ground.
- All underground tanks installed after December 22, 1988, need to meet all appropriate construction standards and must be installed according to a standard code of practice and manufacturer’s instructions.
- All tanks must be made of materials that are compatible with the substance stored in the UST.
- Lined tanks without additional corrosion protection should have been closed by December 22, 2012. If you did not meet this deadline call your local field office.

Take the following steps to figure out what is at your facility.

1. Read the following descriptions to determine which tank types you have.
2. Look through your old records to see if you have tank installation information. Check for the names of the tank types.
3. Ask the contractor who installed your underground storage tank.
4. Find out what was reported on the last inspection if nothing has been changed.
There are three types of tanks that meet corrosion protection requirements without additional equipment, operation, or maintenance:

**Fiberglass Reinforced Plastic (FRP) Tank** - This tank is made of fiberglass reinforced plastic. Examples of current and past FRP tank makers include Owens Corning, Xerxes, Cardinal, Fluid Containment, and Containment Solutions.

Have your fiberglass reinforced plastic tanks periodically checked for deflection (deflection is a measure of the roundness of your tank). Since these tanks are made from materials considered to be sensitive to flexing, over deflection may result in cracking and a leak. Allowable deflections vary with tank diameters and may be measured by following the manufacturer’s installation checklist.

**Jacketed Steel Tank** - This is a steel tank that is encapsulated (or jacketed) in a non-corrodible, nonmetallic material such as fiberglass or polyethylene. This tank is secondarily contained. There is a space between the steel wall and the jacket material. This space may be monitored for a breach of either the inner wall or outer jacket. Examples of jacketed tank brands include: Permatank®, Glasteel II®, Titan®, Total Containment®, and Elutron®.

Have your jacketed steel tanks periodically tested by a qualified contractor to make sure the space between the steel tank and secondary jacket is tight. This space is known as the interstitial space or secondary containment area. If your primary tank wall would leak and the secondary containment jacket was not tight, a release could get into the environment and result in cleanup that could be costly and time-consuming.
Clad Steel Tank - This tank is a steel tank that has a thick layer of non-corrodible material such as fiberglass or urethane that is mechanically bonded (clad) to the outside of the steel tank. This cladding helps protect the outside of the steel wall from corroding. Examples of clad tank brands include: ACT-100®, ACT-100-U®, Glasteel®, and Plasteel.

Some clad steel tanks may also have cathodic protection. If you have clad steel tanks that have cathodic protection, then consider having your cathodic protection system tested periodically to make sure it is operating properly.

The following are types of tanks that have additional equipment, operation, or maintenance requirements in order to be in compliance with state and federal regulations:

Metal Tank With No Additional Corrosion Protection - This is a tank made of metal such as steel or copper. It does not have cathodic protection, internal lining, or any non-corrodible material that encapsulates or bonds to the outside of the tank.

It is highly unlikely that buried metal tanks with no additional corrosion protection could be used in Tennessee to meet the tank corrosion protection requirements, however, if your tanks meet the criteria below, this option may be used.

Requirements For Metal Tanks With No Additional Corrosion Protection

If you have a regulated underground metal tank without additional corrosion protection, you must either:

Have the record of a corrosion expert's determination that your UST site is not corrosive enough to cause the tank to have a release due to corrosion during the operating life of the tank;

or

Have evidence to indicate that the Division made a determination that the tank construction and corrosion protection were designed to prevent the release or threatened release of any stored product.
Coated And Cathodically Protected Steel Tank - This is a steel tank that has both an external coating and cathodic protection on the outside wall of the tank. The coating is typically applied to the tank at the factory. An example of a coated and cathodically protected tank brand is the sti-P3® tank. This type of tank is usually installed with galvanic (sacrificial) anodes for cathodic protection. However, these tanks may have an impressed current cathodic protection system if the galvanic (sacrificial) anodes no longer protect the tank from corrosion. If you are not sure whether you have a cathodic protection system, see the Cathodic Protection section.

An example of a commonly used coated and cathodically protected steel tank is the sti-P3® tank. This tank has a dielectric coating on the outside and has galvanic (sacrificial) anodes attached to the outside of the tank. You may have had impressed current added to your sti-P3® tank at some time in the past – this tank is still considered to be coated and cathodically projected.

Requirements For Coated And Cathodically Protected Steel Tanks

The coating must be made of a suitable dielectric material (a material that isolates the tank from the surrounding soil and does not conduct electricity). Coal tar epoxy, urethane, and isophthalic polyester resins are examples of generic types of coatings used on coated and cathodically protected steel tanks;

AND

You must comply with specific testing and record keeping requirements for cathodic protection. See Section 9C: Cathodic Protection.
**Cathodically Protected Steel Tank** - This is a steel tank that has a cathodic protection system on the outside of the tank but does not have an external coating. The cathodic protection is most likely by an impressed current system. If you are not sure whether you have a cathodic protection system, see Section 9C: Cathodic Protection.

Typically, this type of tank was originally installed as a bare steel tank before December 22, 1988, and had cathodic protection installed at some later date. Tanks installed after December 22, 1988 are required to be both coated and cathodically protected. Bare steel tanks that were not upgraded prior to December 22, 1999, may no longer be upgraded.

### Upgrade Requirements for Cathodically Protected Steel Tanks

Only steel tanks that were installed on or before December 22, 1988, may use cathodic protection without a dielectric coating to comply with the corrosion protection requirements.

AND

The tank has been installed for less than 10 years and is monitored monthly for releases with one of the methods described in Chapter 10 beginning on page 34,

OR

An integrity assessment of the tank was conducted before adding cathodic protection. Examples of methods of integrity assessment of a steel tank include:

- An internal inspection of the tank – a trained professional enters a tank to determine if it is structurally sound and free of corrosion holes.

- A video camera inspection of the tank combined with checking soil characteristics around the tank. The tank is emptied and a trained professional places a video camera into the fill ports of a tank to determine if the tank has any holes.

- A detailed site evaluation is performed at your facility – a trained professional evaluates the site characteristics and places the information into a model that statistically determines the time it would take a steel tank to corrode through at that specific location. This information is compared to the age of the tank to statistically determine whether the tank is structurally sound and free of corrosion holes.

OR

The tank was assessed for corrosion holes by a method that was approved by the Division. This method was known as the Tennessee Alternative Method and consisted of conducting tightness testing and monthly monitoring. The first tightness test was conducted within 120 days prior to installation of cathodic protection. If the system was tight, cathodic protection was added, and a second tightness test was conducted between three and six months following the first operation of the cathodic protection system. Once cathodic protection was added, the tank must have been monitored monthly for releases with one of the methods described in Chapter 10.

### Continuing Requirements for Cathodically Protected Steel Tanks

You must comply with specific testing and record keeping requirements for cathodic protection. These requirements can be found in Section 9C: Cathodic Protection.
Section 9B: Corrosion Protection For Piping

- All regulated piping that is in contact with the ground and routinely contains product must be protected from corrosion – this piping is often underground or buried.

  **Note:** Fill pipes fitted with a drop tube and vent lines do not need corrosion protection because these components do not routinely contain product.

- All piping that is in contact with the ground and routinely contains product that was installed after December 22, 1988, needs to meet all appropriate construction standards and be installed according to a standard code of practice and the manufacturer’s instructions.

- All underground piping must be made of or lined with materials that are compatible with the substance that is stored in the UST.

---

Take the following steps to figure out what is at your facility.

1. Read the descriptions below to determine which types of piping you have.
2. Look in your dispenser sumps and turbine sumps (these are areas under your dispenser and above your tank where piping and other equipment are located) to see if you can identify the piping. Some piping may have metal flexible connectors in these areas. Look for the piping beyond the metal flexible connectors.
3. Look through your old records to see if they match any of the names in the descriptions.
4. Ask the contractor who installed your piping.

---

Keep all paperwork related to your corrosion protected piping (examples include paperwork related to: installation, cathodic protection, and repair).
Piping Type Descriptions

Types of piping that meet corrosion protection requirements without additional equipment, operation, or maintenance:

**Fiberglass Reinforced Plastic (FRP) Piping** - This piping is nonmetallic and is made of fiberglass reinforced plastic. It is a rigid piping (not flexible). Examples of FRP piping makers include Ameron and Smith Fiberglass Products, Inc. This piping type may also have metal connectors associated with it.

![Sample FRP Piping](image)

**Flexible Plastic Piping** - This type of piping is made of plastic that is flexible. Examples of nonmetallic flexible piping brand names include: Poly-Tech, Dualoy 3000, EnviroFlex, GeoFlex, Perma-Flexx, Omniflex, and Co-FlexTMTitan®, Total Containment®, and Elutron®. This piping type may also have metal connectors associated with it.

![Sample Flexible Piping in and out of a sump](image)
**Fiberglass reinforced plastic (FRP)** piping and flexible plastic piping are made of non-corrodible materials and both meet the corrosion protection requirements without additional equipment or operation and maintenance. However, these types of piping may have metal joints and connectors that are in contact with the ground and routinely contain product. These metal components must be protected from corrosion.

### Requirements for metal joints and connectors that are in contact with the ground

Any metal piping components associated with these types of piping that are in contact with the ground and routinely contain product, such as turbine pump heads, metal flexible connectors, and metal swing joints must be protected from corrosion by one of the following:

- Isolating the metal component from direct contact with the ground (for example: by putting a protective covering or boot on a flexible connector or by moving the soil so it is not in contact with the metal component);

  OR

- Cathodically protecting metal components in contact with the ground. If you cathodically protect the metal component, you must meet the cathodic protection requirements.

---

**Metal Piping With No Additional Corrosion Protection**

This is metal piping that does not have any additional corrosion protection.

It is highly unlikely that buried metal piping with no additional corrosion protection could be used in Tennessee to meet the corrosion protection requirements, however, if your metal piping meets the criteria below, this option may be used.

### Requirements for metal piping with no additional Corrosion Protection

If you have metal piping without additional corrosion protection that is in contact with the ground and routinely contains product, you must either:

- Have the record of a corrosion expert's determination that your UST site is not corrosive enough to cause the piping to have a release due to corrosion during the operating life of the piping;

  OR

- Have evidence to indicate that the Division made a determination that the piping construction and corrosion protection was designed to prevent the release or threatened release of any stored product.
The following are types of piping that have additional equipment, operation, or maintenance requirements in order to be in compliance with state and federal regulations:

**Coated And Cathodically Protected Steel Piping** - This is steel piping that has both an external coating and cathodic protection. If you are not sure whether you have a cathodic protection system, see the cathodic protection section.

This type of piping has a coating on the outside of the piping and cathodic protection on the outside of the piping. Cathodic protection may be either impressed current or galvanic (sacrificial) anodes. See the cathodic protection section.

### Requirements for coated and cathodically protected steel piping

- The coating is on the outside of the piping and must be made of a suitable dielectric material (a material that isolates the piping from the surrounding soil and does not conduct electricity);

  AND

- Make sure that metal piping components such as pump heads, flexible connectors and swing joints are either isolated from the soil or are cathodically protected;

  AND

- You must comply with specific testing and record keeping requirements for cathodic protection. Descriptions of cathodic protection, requirements and best management practices are in the cathodic protection section beginning.
**Cathodically Protected Metal Piping** - This is metal piping without an external coating that has a cathodic protection system. Typically, this type of piping was originally installed as a bare metal before December 22, 1988, and had cathodic protection installed at some later date. Piping installed after December 22, 1988, must be both coated and cathodically protected. If you are not sure whether you have a cathodic protection system, see the cathodic protection section.

This type of piping is metal with cathodic protection on the outside of the piping. There is no coating (or no known coating) on this piping. Cathodic protection may be either impressed current or galvanic (sacrificial) anodes. See the cathodic protection section.

### Requirements for cathodically protected metal piping

- Only metal piping that was installed on or before December 22, 1988, may use cathodic protection without a dielectric coating to comply with the corrosion protection requirements;

  AND

- Make sure that metal piping components such as pump heads, flexible connectors and swing joints are either isolated from the soil or are cathodically protected;

  AND

- You must comply with specific testing and record keeping requirements for cathodic protection. Descriptions of cathodic protection, requirements and best management practices, for cathodic protection are in the cathodic protection section.
Section 9C: Cathodic Protection

Cathodic protection is one option for meeting the corrosion protection requirements for metal tank and piping components that are in contact with the ground and routinely contain product. Components of your UST that may have cathodic protection include: metal tanks, piping, and piping components such as turbine pump heads, flexible connectors, and swing joints.

There are two types of cathodic protection:

- impressed current,

  AND

- galvanic (or sacrificial) anodes.

Keep all paperwork related to your cathodic protection system.

Have cathodic protection tests conducted more frequently than required. The more often you have these tests conducted, the more likely you are to detect cathodic protection problems before releases occur.

Take the following steps to figure out what types of cathodic protection you use at your facility.

1. Read the descriptions on the next page to determine the types of cathodic protection you use.
2. Look through your old records to see if they match any of the names in the descriptions.
3. Ask the contractor who installed your cathodic protection system.
4. Find out what was reported on the last inspection if nothing has been changed.
Cathodic Protection Descriptions

Impressed Current Systems

An impressed current system uses a rectifier (a device that converts alternating current to direct current) to provide direct current through anodes to the metal tank, piping, or other underground components to achieve corrosion protection.

The diagram below illustrates impressed current cathodic protection.

How to tell if you have an impressed current system:
You should have a rectifier located somewhere at your facility.
Impressed current cathodic protection systems are typically installed in the field.

Galvanic (Sacrificial) Anode Systems

A galvanic (sacrificial) anode system uses anodes that are buried and attached to metal UST components for corrosion protection. The anode is more electrically active and will sacrifice itself (corrode) to protect the metal component from corrosion.

A sample picture of an anode attached to a tank is shown below.

How to tell if you have a galvanic (sacrificial) anode system:
It is more difficult to tell if you have a galvanic anode system because you typically cannot see the anodes and there is no rectifier. The anodes are attached to the underground component they are protecting and are buried. These anodes are usually installed on tanks at the factory (such as on the sti-P3® tank) and can be installed on piping and other underground metal components in the field.

In order to determine whether you have a galvanic system, look at any installation paperwork you might have or contact the contractor who installed the cathodic protection system.

Sample of Galvanic (Sacrificial) Anode

Sample of Galvanic Anode Test Points
General Requirements For Galvanic Anode and Impressed Current Cathodic Protection

Your cathodic protection system must operate continuously to protect the metal tank and piping components in direct contact with the ground. If your cathodic protection system is disconnected or turned off, your underground UST components are not protected from corrosion. Never turn off your rectifier and never disconnect a galvanic anode, unless contractors need to turn off or disconnect your cathodic protection for short periods during testing or for repairs;

AND

Effective November 17, 2009 all tanks with impressed current cathodic protection that is turned off or inoperable for 12 months or more must be properly closed.

AND

All cathodic protection systems installed in the field must be designed by a corrosion expert. Field installed means the cathodic protection system was not installed when the tank or piping was in the factory. An example of a tank that has a factory installed cathodic protection system is the sti-P3® tank;

AND

All cathodic protection systems used to upgrade tanks must have been installed following the upgrade requirements listed in the cathodic protection section beginning on page 21;

AND

You must have your cathodic protection system tested periodically to make sure it is working properly. The test must be conducted by a qualified cathodic protection tester within six months of installation and then at least every three years. In addition, if you have any repairs conducted to your cathodically-protected UST, you must have a cathodic protection test conducted within six months of that repair.

Test results must be on the appropriate form provided by the Division.

A cathodic protection tester is a person who can demonstrate an understanding of the principles of all common types of cathodic protection systems as applied to buried or submerged metal piping and tank systems.

A corrosion expert must meet specific qualifications. That person must be either:

■ Certified by NACE International as a Corrosion Specialist or Cathodic Protection Specialist;

    or

■ A Registered Professional Engineer who has certification or licensing that includes education and experience in corrosion control of buried or submerged metal piping systems and metal tanks.
Both galvanic anode and impressed current cathodic protection systems must be tested periodically to ensure they are working properly.

A test must be conducted within six months of installation and then at least every three years. Keep records of the last two cathodic protection tests.

**Note:** If your cathodic protection system does not pass the test, have your cathodic protection system evaluated and repaired by a corrosion expert. Keep all records of the corrosion expert's evaluation and repairs to your cathodic protection system.

If you have an impressed current cathodic protection system:

You must inspect the rectifier at least every 60 days to make sure it is on and operating properly. Keep records of the last three inspections.

See the following page for a list of things to do during a rectifier inspection. If your rectifier is not operating properly, contact a corrosion expert to evaluate and repair your cathodic protection system.
## Things To Do During Rectifier Inspections

1. Make sure the rectifier is turned on.
   - Rectifiers always need to be on to protect your tank and piping from corrosion.
   - **Never turn off your rectifier.**
     - Your rectifier may have a light to indicate that it is turned on
     - Your rectifier may have an on/off switch

<table>
<thead>
<tr>
<th>Your rectifier should be directly wired to a dedicated circuit and not plugged into a wall outlet or wired to a light switch.</th>
</tr>
</thead>
</table>

2. Record the values from any meters on the rectifier.
   - Some rectifiers may have one or more of the following meters:
     - Direct current ammeter
     - Direct current voltmeter
     - Hour meter
   - If you have a meter and voltmeter readings, compare them to operating ranges established by the corrosion expert when the system was first activated.

<table>
<thead>
<tr>
<th>The person who installed your impressed current system should have provided you with paperwork to indicate what the normal operating voltage and amperage values are for your cathodic protection system. If you do not have values for the normal operating voltage and amperage, contact the person who installed the system and obtain that information. The person who installed your impressed current system should have provided you with paperwork to indicate what the normal operating voltage and amperage values are for your cathodic protection system. If you do not have values for the normal operating voltage and amperage, contact the person who installed the system and obtain that information.</th>
</tr>
</thead>
</table>

3. If your rectifier does not appear to be operating properly (such as the rectifier or rectifier light is not on, or meter readings are not within established values), contact a qualified person to find and correct the problem. Remember, only a corrosion expert can make changes to the design of your cathodic protection system.

**Warning:** You should not attempt to fix any problems with your rectifier. The rectifier poses an electrical shock hazard.

- Remember to keep all records of repairs and have a cathodic protection test conducted within six months of any repair.
- Make sure the cathodic protection system passes the test.
Chapter 10: Release Detection

This Chapter is divided into two sections:

A. Release Detection for Tanks
B. Release Detection for Piping

Use this information to determine what types of release detection you are using at your facility.

Section 10A: Release Detection For Tanks

General Requirements and Best Management Practices
For All Tank Release Detection Methods

You are not required to have release detection on emergency generator tanks unless they were installed or replaced after July 24, 2007. Tanks installed or replaced after July 24, 2007 must meet requirements for secondary containment and interstitial monitoring. All other regulated tanks must have release detection.

Make sure your vendor or installer provides you with the information and training necessary to make sure your release detection equipment works effectively to detect leaks.

Keep all of your installation and repair records and paperwork for the life of the tank.

Periodically have a qualified UST contractor, such as the vendor who installed your release detection system, service your leak detection equipment according to the manufacturer’s service instructions. Components can wear out and must be checked periodically. Many vendors recommend or require this maintenance activity at least once annually.

Make sure employees who operate, monitor, or maintain the release detection system are trained and know whom to report problems. Develop and maintain regular training programs for all employees.

As of January 1, 2010, Vapor Monitoring may no longer be used as a leak detection method for tanks and piping. See other alternative methods in this chapter.
**Requirements For Release Detection Methods**

You must keep records of release detection testing for at least the most recent 12 months.

AND

Your method of release detection must meet specific performance requirements. You must keep documentation from the manufacturer, vendor, or installer for at least five years which shows your release detection equipment can meet performance requirements.

- One way to obtain copies of this documentation is to access the National Work Group for Leak Detection Evaluations list. This list may be found at: [http://www.nwglde.org](http://www.nwglde.org)

Your release detection must be installed, calibrated, operated, and maintained according to the manufacturer’s instructions.

- Keep all schedules of required calibration and maintenance provided by the equipment manufacturer for at least five years.
- Keep all records of calibration, maintenance, and repair for at least one year after the activity occurred.

AND

If you ever suspect or confirm a release, you must take appropriate action and, if necessary, report the release. See pages 52 and 53 for information on what to do.

Never ignore release detection alarms or failed leak detection tests. Treat them as potential leaks.

---

**Take the following steps to figure out what methods of release detection are being used at your facility.**

1. Read the descriptions that follow to determine which tank release detection method you use.
2. Look through your old records to see if they match any of the names in the descriptions.
3. Ask the contractor who installed your release detection system.
Automatic Tank Gauging (ATG) Systems - An ATG system is a sensor probe permanently installed in a tank and a console which provides information such as product level and temperature. This console (sometimes called an ATG) will be mounted somewhere at your facility. ATG system monitors automatically calculate the changes in product volume that can indicate a leaking tank and can be set to activate an alarm when there is a suspected problem with your tank.

Test your tanks more frequently than required in order to catch leaks sooner. Testing more frequently will also help you ensure a valid test result each month.

Frequently test your ATG system according to the manufacturer's instructions to make sure it is working properly.

Read your owner's manual and run the appropriate tests to see if your ATG system is set up and working properly. Most ATG systems have a test or self-diagnosis mode that may run these checks.

Periodically have a qualified UST contractor, such as the vendor who installed your ATG, service all the ATG system components according to the manufacturer's service instructions.

- Tank sensors and other components can wear out and must be checked periodically.
- Many vendors recommend or require this maintenance activity at least once annually.

Use your ATG system to test for leaks at least once every 30 days for each tank and keep a record of the result for at least one year. Your ATG system must be able to detect a 0.2 gallon per hour leak rate with at least a 95 percent probability of detection and no more than 5 percent probability of false alarm.

- Remember to test each tank at least once per month and maintain result for at least one year.

- Make sure you are properly testing the portion of the tank that routinely contains product.

- Make sure the amount of product in your tank is sufficient to run the ATG leak test. The tank must contain a minimum amount of product to perform a valid leak detection test. (This information should be on the performance certification for your leak detection equipment.)
Secondary Containment With Interstitial Monitoring -
Secondary containment is an additional barrier between the portion of an UST that contains product and the outside environment. Examples of secondary containment include the outer tank wall of a double-walled system, an excavation liner, and a bladder inside a tank (excavation liners and bladders are no longer acceptable as methods of secondary containment in Tennessee). The area between the inner and outer barriers is called the interstitial space and is monitored automatically. You may have interstitial monitoring ports on the pavement at your facility.

Interstitial Monitors are used to check the area between the inner and outer wall of the tank for leaks and alert the operator if a leak is suspected. Some monitors indicate the physical presence of the leaked product, either liquid or gaseous. Other monitors check for a change in condition that indicates a hole in the tank, such as a loss of vacuum or a change in the level of a monitoring liquid between the walls of a double-walled tank.

If you have an electronic system, you should frequently test your interstitial monitoring system according to the manufacturer's instructions to make sure it is working properly.

If you have an electronic interstitial monitoring system, periodically have a qualified UST contractor, such as the vendor who installed it, service all the system components according to the manufacturer's service instructions.

Requirements For Secondary Containment with Interstitial Monitoring

Use your Interstitial monitoring system to test for leaks at least once every 30 days for each tank and keep a record of the result for at least one year.

Interstitial monitoring systems must be designed, constructed and installed to detect a leak from any part of the tank that routinely contains product.

For double-walled tanks, the test method must be able to detect a release through the inner wall.

As of November 17, 2009, Interstitial Monitoring when used as a form of release detection must provide continuous monitoring. Visual observations of the interstitial space are not considered to be continuous monitoring. Continuous monitoring methods include electronic sensors, electronic hydrostatic monitoring, pressure/vacuum monitoring methods.
Effective July 24, 2007, another set of rules were necessitated by the federal Energy Policy Act of 2005. The new requirements include:

- All new tanks must be double-walled or jacketed and must have an interstitial space;
- Interstitial monitoring must be performed monthly on all new tanks;
- All new pressurized piping must be double-walled or secondarily contained;
- Interstitial monitoring must be performed monthly on all new pressurized piping;
- All new motor fuel dispensers must have a liquid tight containment sump, designed to allow for visual inspections;
- If a tank, a piping run or a motor fuel dispenser is being replaced the tank owner must install secondary containment and interstitial monitoring for the replaced tanks and pressurized lines and secondary containment for the replaced dispenser.
**Manual Tank Gauging** - Manual tank gauging alone may be used only for tanks of 1,000 gallons or less capacity. It involves taking your tank out of service for the testing period each week, during which the contents of the tank are measured at the beginning and end of the test period. Typically, a measuring stick is used to take the measurements. The measurements are then compared to weekly and monthly standards to determine if the tank is tight.

### Requirements For Manual Tank Gauging

<table>
<thead>
<tr>
<th>Tank Size</th>
<th>Minimum Period of Test</th>
<th>Weekly Standard (One Test)</th>
<th>Monthly Standard (Four Test Average)</th>
</tr>
</thead>
<tbody>
<tr>
<td>up to 550 gallons (any tank diameter)</td>
<td>36 hours</td>
<td>10 gallons</td>
<td>5 gallons</td>
</tr>
<tr>
<td>551 - 1,000 gallons (any tank diameter)</td>
<td>44 hours</td>
<td>9 gallons</td>
<td>4 gallons</td>
</tr>
<tr>
<td>551 - 1,000 gallons (when tank diameter is 48&quot;)</td>
<td>58 hours</td>
<td>12 gallons</td>
<td>6 gallons</td>
</tr>
</tbody>
</table>

You must perform weekly testing as follows:

- Take your tank out of service for the period of the test to ensure no product is added or removed.
- Record two inventory readings at the beginning and end of the test period.
- Reconcile the numbers weekly and keep records. For the tank to pass, the difference between the beginning and ending measurements cannot exceed the weekly standard value listed in the third column of the table above. Sample instructions and a record keeping form are provided in Appendix.

You must reconcile your records every 4 weeks to obtain monthly numbers. For the tank to pass, the difference between the average of the four weekly beginning and ending measurements cannot exceed the monthly standard value listed in the fourth column of the table above. Instructions and a record keeping form are provided in Appendix G.

Your equipment (e.g., your measuring stick) must be capable of measuring to the nearest one-eighth inch and be able to measure the level of product over the full range of the tank's height. Check your measuring stick periodically to make sure you can read the markings and numbers, that the bottom of the stick is not worn, and that the stick is not broken, bowed, or warped.

A leak is suspected if the difference between beginning and ending measurements exceeds weekly or monthly standards listed in table above.
Manual Tank Gauging And Tank Tightness Testing - This method is for tanks of 2,000 gallons or less capacity. Manual tank gauging involves taking your tank out of service for the testing period each week, during which the contents of the tank are measured at the beginning and end of the test period. Typically, a measuring stick is used to take measurements. The measurements are then compared to weekly and monthly standards to determine if the tank is tight. This combined method also includes tightness testing every five years. This method may only be used for up to ten years after installing a new tank or upgrading an existing tank with corrosion protection.

Requirements For Manual Tank Gauging and Tank Tightness Testing

Manual tank gauging combined with tank tightness testing is a temporary release detection method that may be used for up to 10 years after installing a new UST or for up to 10 years after your existing tank met the corrosion protection requirements.

Only tanks of 2,000 gallons or less meeting the size and test requirements in the table below may use manual tank gauging combined with tank tightness testing.

<table>
<thead>
<tr>
<th>Tank Size</th>
<th>Minimum Period Of Test</th>
<th>Weekly Standard (One Test)</th>
<th>Monthly Standard (Four Test Average)</th>
</tr>
</thead>
<tbody>
<tr>
<td>551 - 1,000 gallons</td>
<td>36 hours</td>
<td>13 gallons</td>
<td>7 gallons</td>
</tr>
<tr>
<td>1,001 - 2,000 gallons</td>
<td>36 hours</td>
<td>26 gallons</td>
<td>13 gallons</td>
</tr>
</tbody>
</table>

You must have a tightness test conducted at least once every five years.

- The test may be conducted by a trained tester or by using a permanently installed electronic system.
- Make sure the method of tank tightness testing is certified for the types of tanks you have and for the product you store in those tanks.
- The tightness test must be capable of detecting a 0.1 gallon per hour leak rate from any portion of the tank that routinely contains product.
- Keep the results of your most recent tightness test.

See Page 38 for Manual Tank Gauging Requirements
Statistical Inventory Reconciliation (SIR) - SIR is a method of release detection where computer software is used to conduct a statistical analysis of inventory, delivery, and dispensing data collected every 30 days. A measuring stick or an ATG is commonly used to gather the inventory data. SIR must be able to detect a 0.2 gallon per hour leak rate with at least a 95 percent probability of detection and no more than 5 percent probability of false alarm. Depending on the vendor, you may either have to send your data to the vendor and receive a report or enter the data into a computer program that provides you with the results. The result of the analysis may be pass, inconclusive, or fail.

For more consistent measurements when using a stick, take measurements at the same time each day.

If you use an automatic tank gauge to gather inventory data, periodically have a qualified UST contractor, such as the vendor who installed it, service all the system components according to the manufacturer's service instructions. Know how to retrieve and read the setup to make sure your gauge is running the correct test.

Requirements For Statistical Inventory Reconciliation

You must supply inventory data to your SIR vendor (or enter your inventory data into a computer software program and generate your leak detection results) at least once every 30 days. If you submit your data, a vendor will provide you with your leak detection results after the statistical analysis is completed. Keep your SIR results and raw data (inventory records) for at least one year.

- Make sure the vendor provides your results quickly so you know whether or not your tank is leaking every 30 days.
- Check with your SIR vendor or computer software to determine what specific inventory data is necessary.
- Take inventory and dispenser readings and record the numbers at least once each day that product is added to or removed from your tank. (Appendix F)
- Reconcile deliveries with delivery receipts by taking inventory readings before and after each delivery.
- You must make sure your product dispensers are calibrated according to local standards or to an accuracy of six cubic inches for every five gallons of product withdrawn, and all meters are calibrated at least annually.
- You must measure the water in your tank to the nearest one-eighth inch at least once a month. You can use a paste that changes color when it comes into contact with water.
- Your equipment or electronic monitoring device must be capable of measuring to the nearest one-eighth inch and be able to measure the level of product over the full range of the tank's height.
- Check your measuring stick periodically to make sure that you can read the numbers, the bottom of the stick is not worn, the stick is not broken, bowed, or warped.

All deliveries and stick readings must be made through a drop tube that extends to within one foot of the tank bottom.

If you receive an inconclusive result, you must correct the problem (the problem might be poor measurement techniques or something more serious such as a release) and document the results of the investigation.

- An inconclusive result means you have not received a passing leak detection result for that month.
- A release is suspected when you have 1 failing result, or 2 consecutive inconclusive results, unless monitoring device is defective and repaired immediately. (You must keep all repair records).
When looking at release detection requirements for piping, we must look at how product is delivered through the piping. There are several types of product delivery systems for piping that could be used with underground storage tanks. A product delivery system is piping that delivers product from one tank to another tank or from a tank to a dispenser. Product delivery systems may be either pressurized or operate by suction. In addition, piping could either be above ground or underground. The release detection requirements apply to piping delivery systems that are underground only. The release detection requirements are different depending on whether the piping delivery system is pressurized or suction. If you have piping associated with an emergency generator tank, then that piping is not required to have release detection.

Take the following steps to figure out what methods of release detection are being used at your facility.

1. Read the descriptions on the next pages to determine which types of piping you have.
2. Look through your old records to see if they match any of the names in the descriptions.
3. Ask the contractor who installed your piping system.
4. Find out what was reported on the last inspection if nothing has been changed.
Beginning June 19, 2007, you must visually inspect under-dispensers at least quarterly. A log of these inspections must be kept for the last 12 months.

- Fix any dispenser leaks and investigate any unexplained product under the dispenser.
- Remove any water or petroleum found in the sump.
- Report any product that has leaked into the environment.

Under Dispenser Inspections

Underneath a dispenser without a sump

Underneath a dispenser with a sump
Pressurized product delivery - pushes product from the tank to the dispenser through piping. Pressurized piping commonly uses a submersible turbine pump (STP) located inside the tank. You should be able to tell if you have a pressurized piping system by looking for a STP head in a sump above the tank. These sumps are usually covered with a lid and may also have a sump cover under the lid. In rare cases, pressurized piping delivery may be by gravity feed. Gravity feed has no pump and relies on the downward slope of the piping to transport product.

Pressurized piping must have an automatic line leak detector (LLD) installed. You must meet specific requirements for your LLDs. See page 45 for information and checklists for LLDs.

Along with a LLD, each pressurized piping run must have one of the following:

- **monthly SIR** - monthly SIR results apply to tanks and piping systems.
- **monthly interstitial monitoring** - to use this method, your piping must be secondarily contained and you must be monitoring the interstitial space at least once every 30 days for releases.
- **Annual line tightness test** - you must have a line tightness test conducted at least every 12 months for pressurized piping. See line tightness testing for more information.

If you use double walled piping with interstitial monitoring (page 37 and 38), the requirements are the same for both tanks and piping. In addition, if you use sump sensors, you must ensure the following for interstitial monitoring for piping:

- Sensors are typically located in the turbine or dispenser sump areas for interstitial monitoring. These sumps must be tight and free of leaks for piping interstitial monitoring to operate correctly.
  - Piping must slope to the sump containing the monitoring sensor.
  - Make sure the rubber boot is pulled back from the outer wall of the piping so product will drain into the sump if a problem occurs.
  - Make sure the sump does not have any water in it.
  - Make sure the sensors located at the bottom of the sump so it activates quickly when a release occurs.
Suction product delivery - pulls product from the tank to the dispenser through the piping by using a suction pump located at the dispenser. You should be able to tell if you have suction piping by looking for a suction pump (you may see pulleys and belts) inside the dispenser. There will not be a STP pump head in a sump above the tank.

Release detection is NOT required for suction piping that meets the following conditions:
- The piping is sloped so product will drain back to the tank when suction is lost; and
- There is only one check valve located as close as practical to the suction pump beneath the dispenser.

Piping that meets these two criteria is sometimes called “safe suction” or European suction.

Piping that does not meet these conditions is sometimes called U.S. suction or American suction.

Requirements For Suction Piping Release Detection

If you have suction piping, you must meet one of the following:
- Monthly SIR - monthly SIR results apply to tanks and piping systems.
- Monthly interstitial monitoring - to use this method, your piping must be secondarily contained and you must be monitoring the interstitial space at least once every 30 days for releases.
- Line tightness test every three years - you must have a line tightness test conducted at least every three years for suction piping. See line tightness testing for more information.
- No release detection if you meet the criteria for safe suction described in the box above.

If you use monthly SIR, the requirements are the same for both tanks and piping.

If you use interstitial monitoring, the requirements are the same for both tanks and piping. In addition, if you use sump sensors, you must ensure the following for interstitial monitoring for piping:

Interstitial monitoring sensors are typically located in a sump above the tank or the dispense sump areas. These sumps must be tight and free of leaks for piping interstitial monitoring to operate correctly.
- Piping must slope to the sump containing the monitoring sensor.
- Make sure the rubber boot is pulled back from the outer wall of the piping so product will drain into the sump if a problem occurs.
- Make sure the sump does not have any water in it.
- Make sure the sensor is located at the bottom of the sump so it activates quickly when a release occurs.
Automatic Line Leak Detectors

**Automatic line leak detectors** (LLD) are devices designed to detect a catastrophic release from pressurized piping. Typically, they are located on the submersible turbine pump (STP) head in the sump above your tank.

There are **two types** of automatic LLDs:
- **Mechanical** LLDs are mechanically operated pressure valves that test for piping leaks each time the pump is turned on.
- **Electronic** LLDs have an electronic detection element that connects to an electronic control panel and monitors for piping releases.

Some interstitial monitoring devices may also serve as LLDs and many electronic LLDs are able to conduct line tightness tests.

**Specific Requirements For Automatic Line Leak Detectors**

- Pressurized piping must have a LLD installed that can detect a release of three gallons per hour at a line pressure of 10 pounds per square inch within one hour.

- When a leak is detected, automatic LLDs must either:
  - Shut off product flow;
  - Restrict product flow; or
  - Trigger an alarm that you can see or hear.

- You must have a test conducted that demonstrates proper functioning on each LLD at least every 12 months. The test must be performed according to the manufacturer’s instructions.

  **You must keep a record of the LLD tests for at least one year.**

- You must have all records of any calibration, maintenance, or repair of your LLDs that were performed in the last 12 months.

- If you have LLDs that are less than five years old, you must have all records of performance claims, as well as calibration and maintenance schedules.

Make sure your LLDs are designed to operate with the type of product your UST stores. For example, some LLDs are designed to work with gasoline, while others are intended to work with diesel.
Line Tightness Testing

A periodic line tightness test may be used to meet release detection requirements for your piping. Line tightness testing may be performed by either a qualified tester or by using a permanently installed electronic system. Line tightness testing must be able to detect a 0.1 gallon per hour leak rate at 1.5 times the operating pressure of the piping, or an equivalent pressure if an electronic line leak detector is used.

If you use a permanently installed electronic line leak detector, periodically have a trained contractor such as the vendor who installed the system service that system according to the manufacturer’s instructions.

Specific Requirements For Line Tightness Testing

You must keep records of line tightness testing results until the next tightness test is conducted.

- For pressurized piping, testing is required every 12 months.
- For suction piping, testing is required every three years, unless the piping has a “safe suction” system described earlier in this chapter.
- If electronic line leak detectors are used for line tightness testing, you must have documentation for one of the following:
  
  An annual 0.1 gph leak test has been conducted in the last 12 months
  
  or
  
  A monthly 0.2 gph leak test has been conducted for the last 12 months.

If you use a permanently installed electronic system, you must keep records of any calibration, maintenance, or repair of your equipment that were conducted in the last 12 months.

If you have an electronic system which is less than five years old, you must have all records of performance claims, as well as calibration and maintenance schedules.
You must notify the Division at least fifteen (15) days prior to installations of any tank by submitting the pre-installation notification form.

You must submit a complete notification form within (15) days of installation of newly installed tanks.

All tanks using a business name, must have that business name registered with the Tennessee Secretary of State.

You must also notify the Division anytime changes are made to any of your USTs. The following changes must be reported to the Division within 30 days of the change:

- Any change in Class A or Class B Operators must be reported on the Division’s Web based training database located at: https://apps.tn.gov/ustop
- Change in ownership; Change in Address of Owner and Operator; Upgrading or replacement of tanks or piping; Temporary or permanent closure of tank or tank compartment; Change in service or changing a tank contents from regulated to non-regulated.

You can print a notification from our Website:
http://www.tn.gov/environment/section/underground-storage-tanks/

You can request a notification form or pick one up at any Environmental Field Office or at:

Tennessee Department of Environment and Conservation
Division of Underground Storage Tanks
William R. Snodgrass TN Tower
312 Rosa L. Parks Ave. 12th Floor
Nashville, Tennessee 37243  (615) 532-0945
## Section 11B: Repairs

### Requirements For Repairs

Repairs to UST systems must be made to effectively prevent releases for the life of the UST system.

If you have a fiberglass-reinforced plastic tank, repairs may be made by the manufacturer's authorized representative or according to manufacturer's specifications.

Metal piping sections and fittings that have released product must be replaced. Fiberglass pipe and fittings may be repaired according to manufacturer's specifications. New rules require piping repairs to be approved by the division not to be a replacement.

Repaired tanks and piping must meet one of the following:
- Be tightness tested within 30 days of the repair.
- The repaired portion is monitored for monthly releases using one of the following:
  - Automatic Tank Gauging,
  - Interstitial Monitoring,
  - Statistical Inventory Reconciliation,
  - Another method approved by the Division,
- Be internally inspected (Tanks Only).

Cathodically protected UST systems that are repaired must have a cathodic protection test performed within six months of the repair to make sure the cathodic protection system is working properly.

You must keep records of all repairs for the remaining operating life of the UST system.
Section 11C: Replacement

Requirements For Replacement

Replacement of any tanks, piping and/or motor fuel dispensers after July 24, 2007 shall meet the following requirements:

Tanks and Pressurized Piping:
You must install secondary containment and use interstitial monitoring if tanks or pressurized piping is replaced.

- If piping is being replaced, all piping connected to that particular underground storage tank shall be removed and secondarily contained with interstitial monitoring.

- If piping meets the requirements for suction piping listed on page 45 piping does not have to be secondarily contained.

These requirements may not apply if and only if piping alteration is authorized by the division as a repair.

- A requests for division authorization of piping repairs shall be submitted in writing;

AND

- Be prepared to submit additional information upon request.

Motor Fuel Dispensers
You must have or install containment under dispensers.
If your UST is not empty, it must continue to meet the leak detection requirements for both tank and piping.

Note: An empty tank means that no more than one inch of residue (including product, sludge, water, etc.) or 0.3 percent by weight of the total tank capacity, remain in the UST. Empty tanks do not require leak detection.

All corrosion protection systems must remain operational and must continue to be monitored. Vent lines should remain open.

If an UST remains temporarily closed for more than three months, you must leave vent lines open, but close all other lines, pumps, man ways, and ancillary equipment by capping and securing them.

You must respond to any releases from your temporarily closed UST, just as you would from an UST that you are currently using.
Section 11E: Permanently Out of Service

It is very important that a tank owner close his tanks properly. This can only be done by working closely with the Environmental Field Office (EFO) staff.

If you are a property owner, proper closure of tanks will help ensure that your property can have a No Further Action Required letter for prospective buyers if you decide to put it on the market. Failure to properly close tanks could further expose any tank owner to liability should an accident or injury result in civil penalties or fines against the tank owner and/or operator.

All forms and guidance are available on our Division website:

http://www.tn.gov/environment/section/underground-storage-tanks/

Requirements For Permanently Out of Service

At least thirty days prior to a planned tank/compartment closure, owners and/or operators must complete UST Permanent Closure Application and submit it to the appropriate Field Office for review.

- Remember, this application must be approved by Division personnel before any tank closure action begins and the application is valid for only twelve months from the date of approval.

Once tanks are removed and out of the ground, you must submit a UST Tank Notification Form to the Division placing the tanks in a Permanent Closure Status.

- Remember, this ensures that the closed tanks will be removed from the annual billing of tank fees.

Within ninety days of tank closure, the owner/operator must submit a UST Permanent Closure Report to the appropriate Field Office in order to determine if contamination is present at the site.

- Remember, a State Approved Corrective Action Contractor must be used when closing tanks if the site is fund eligible and you plan to recover costs of corrective action if contamination is found.
Personnel at your facility should be fully prepared to respond to releases before they occur. In addition, employees need to know what to do when release detection methods indicate a suspected or confirmed release.

## Requirements For Suspected and Confirmed Releases

1. You must respond to, investigate, and report suspected or confirmed releases when they occur.

2. You must report a suspected or confirmed release to the Division within 72 hours of its discovery. This should include but not be limited to monitoring results that show possible leaks, unusual operating conditions such as sudden loss of product, unexplained presence of water in the tank, and presence of petroleum on or near your facility.

3. Two inconclusive results when using Statistical Inventory Reconciliation as a release detection method constitutes a suspected release.
Steps that will assist you in responding to suspected or confirmed releases

**Step 1. Stop The Release**
- Take immediate action to prevent the release of more product.
- Turn off the power to the dispenser and bag nozzle with appropriate equipment.
- Make sure you know where your emergency shutoff switch is located.
- If necessary, empty the tank. Be careful to avoid further contaminating the site. You may need the assistance of your supplier or distributor.

**Step 2. Contain The Release**
Contain, absorb, and clean up any surface release. You should keep enough absorbent material at your facility to contain a spill or overfill of petroleum products until emergency response personnel can respond to the incident.

The suggested supplies include, but are not limited to, the following:
- Containment devices, such as containment booms, dikes, and pillows.
- Absorbent material, such as kitty litter, chopped corn cobs, sand, and sawdust. Be sure you properly dispose of used absorbent materials.
- Mats or other material capable of keeping spill or overfill out of nearby storm drains.
- Spark-free flash light.
- Spark-free shovel.
- Buckets.
- Reels of caution tape, traffic cones, and warning signs.
- Personal protective gear.

**Step 3. Identify Any Hazards**
Identify any fire, explosion, or vapor hazards and take action to neutralize them.

**Step 4. Call For Help**
Contact your local fire or emergency response authority. Make sure you have these crucial telephone numbers prominently posted where you and your employees can easily see them.

**Step 5. Report To Authorities**
If you observe any of the following, contact the Division to report a suspected or confirmed release as soon as possible (within 72 hours):
- Any spill or overfill of petroleum that exceeds 25 gallons or causes a sheen on nearby surface water. Spills and overfills under 25 gallons that are contained and immediately cleaned up do not have to be reported. If they cannot be quickly cleaned up, they must be reported to your regulatory authority.
- Any released product at the UST site or in the surrounding area — such as the presence of liquid petroleum, soil contamination, surface water or groundwater contamination, or petroleum vapors in sewer, basement, or utility lines.
- Any unusual operating conditions you observe — such as erratic behavior of the dispenser, a sudden loss of product, or an unexplained presence of water in the tank. However, you are not required to report if the system equipment is found to be defective, but not leaking, and is immediately repaired or replaced.
- Results from your release detection system indicate a suspected release. However, you are not required to report this if:
  - The monitoring device is found to be defective and is immediately repaired, recalibrated, or replaced and further monitoring confirms the initial suspected release did not happen.
  - In the case of inventory control, a second month of data does not confirm the initial result.

Keep a list of emergency contacts and make sure everyone at your UST facility is familiar with the list of contacts. Appendix B contains a blank list for names and phone numbers of important contacts.
Financial Responsibility

State and Federal regulations require owners of a regulated substance tank to maintain financial responsibility for their tanks. This ensures that an owner is able to pay for cleanup of damage caused to the environment and third party claims should he/she be sued for personal injury or property damage. The amount of Financial Responsibility required is $1 million for marketers (retailers, resellers, and any UST system that handles 10,000 gallons or more per month) and $500,000 for non-marketers (non-resellers).

Tank owners can use one or more of several mechanisms available to meet financial responsibility requirements. One mechanism available to Tennessee tank owners is a state fund (See Rule 0400-18-01-.08 for information on other mechanisms). Although the state fund is not insurance, it may be used to meet part of the tank owner's financial responsibility obligation. Like insurance, there is a deductible or a portion for which the tank owner is responsible.

Fund Eligibility

The fund is the Financial Responsibility mechanism for all registered tank owners as of July 1, 2008. Fund eligibility for a release prior to the effective date is based on the rules in place at the time of the release. Fund eligibility for a release after the effective date is contingent on tank registration prior to the release.

The State Fund is not an automatic or guaranteed entitlement once a tank is registered and fees paid; see Fund Coverage below.

Fund Coverage

In order to receive reimbursement from the Fund, a site must have Fund Eligibility and Fund Coverage. A site cannot have Fund Coverage without having Fund Eligibility.

A release may not be covered by the Fund if a facility was not in compliance with release detection, corrosion protection, and spill and overfill requirements at the time of the release.

For more detailed information on any of the above, see a copy of the Tennessee Underground Storage Tank Rules Chapter 0400-18-01-.08 and -.09.

Remember!

In order to receive reimbursement from the state fund, tank owners must:

1. Report suspected/confirmed release to the Division within 72 hours.
2. Submit a fund eligibility application within 60 days of the discovery of a confirmed release.
3. Submit a fund eligibility application within 90 days of the discovery of a suspected release.
4. Submit release detection records for the 12 months prior to the release as well as documentation to demonstrate compliance of corrosion protection, spill prevention, overfill prevention, and secondary containment within 30 days of release confirmation.
### Appendix A: Quick Guides

#### Guide – 1

**Spill, Overfill, Notification, Repairs, Temporary Closures, and Suspected and Confirmed Releases**

<table>
<thead>
<tr>
<th>Pages</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Spill Protection</strong></td>
<td>10</td>
<td>Spill protection must be installed on all tanks that receive more than 25 gallons in a single delivery.</td>
</tr>
<tr>
<td><strong>Overfill Protection</strong></td>
<td>12</td>
<td>Overfill protection must be installed on all tanks that receive more than 25 gallons in a single delivery.</td>
</tr>
<tr>
<td><strong>Notification</strong></td>
<td>45</td>
<td>You must submit a pre-installation notification form and pay fees 15 days prior to the installation of any tank and/or new UST system construction activities at the site. You must report any changes to your UST system, facility information, or Owner/Operator information to the Division within 30 days of change.</td>
</tr>
<tr>
<td><strong>Replacement</strong></td>
<td>47</td>
<td>If tank, piping run or motor fuel dispenser is being replaced the tank owner must install secondary containment and interstitial monitoring for the replaced tanks and pressurized lines and secondary containment for the replaced dispenser.</td>
</tr>
<tr>
<td><strong>Repairs</strong></td>
<td>46</td>
<td>All repair records must be kept for the operating life of the UST.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Repaired tanks and piping must be tightness tested 30 days following completion of repair.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Cathodic protection systems are to be tested 6 months of repair.</td>
</tr>
<tr>
<td><strong>Temporarily Out of Service Tanks</strong></td>
<td>48</td>
<td>If your tank is temporarily out of service for more than 3 months you must do the following:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>File an amended notification form to the Division showing the tank system as Temporarily Out of Service.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Leave vent lines open and functioning.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Cap and secure all other lines, pumps, man-ways, and ancillary equipment.</td>
</tr>
<tr>
<td><strong>Permanently Out of Service Tanks</strong></td>
<td>49</td>
<td>Thirty days prior to closure, you must submit a UST Permanent Closure Application.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Once tanks are removed, you must file an amended tank notification form to the Division showing the tank system as Permanently Out of Service.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Within ninety days of closure, you must submit a Permanent Closure Report to the Division.</td>
</tr>
</tbody>
</table>
### Suspected or Confirmed Releases

You must report a suspected or confirmed release to the Division within 72 hours of discovery.

Follow suspected release procedures as directed by the Division.

Follow corrective action procedures as directed by the Division.

---

### Guide – 2

**Corrosion Protection**

<table>
<thead>
<tr>
<th>Pages</th>
<th>Corrosion Protection for Tank</th>
<th>Minimum Frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>16</td>
<td>All of your tanks must have corrosion protection. Your tanks must have one of the following 5:</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Tank meets requirement without additional equipment, operation, or maintenance.</td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>Tank has no corrosion protection but is determined by an expert or the Division to be protected from corrosion.</td>
<td></td>
</tr>
<tr>
<td>26-30</td>
<td>Tank has cathodic protection. There are two types of cathodic protection listed below.</td>
<td></td>
</tr>
<tr>
<td>28-29</td>
<td>Impressed Current</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Tested by qualified cathodic protection tester within six months after installation and then at least every three years.</td>
<td>Within 6 months of installation/repairs and every 3 years</td>
</tr>
<tr>
<td></td>
<td>Rectifier must be inspected at least every 60 days.</td>
<td>Every 60 days</td>
</tr>
<tr>
<td>28-30</td>
<td>Galvanic (or sacrificial) anodes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Tested by qualified cathodic protection tester six months of installation and then at least every three years.</td>
<td>Within 6 months of installation/repairs and every 3 years</td>
</tr>
</tbody>
</table>

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### Corrosion Protection for Piping, Metal Joints and Connectors

All of your piping must have corrosion protection. Your piping must have one of the following 3:

<table>
<thead>
<tr>
<th>Pages</th>
<th>Piping meets requirement without additional equipment, operation, or maintenance.</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>21-25</td>
<td>Piping has no corrosion protection but is determined by an expert or the Division to be protected from corrosion.</td>
<td></td>
</tr>
<tr>
<td>23</td>
<td>Piping has cathodic protection. There are two types of cathodic protection listed below.</td>
<td></td>
</tr>
<tr>
<td>28-30</td>
<td>Impressed Current</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Tested by qualified cathodic protection tester within six months after installation and then at least every three years.</td>
<td>Within 6 months of installation/repairs and every 3 years</td>
</tr>
<tr>
<td></td>
<td>Rectifier must be inspected at least every 60 days.</td>
<td>Every 60 days</td>
</tr>
<tr>
<td>28-29</td>
<td>Galvanic (or sacrificial) anodes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Tested by qualified cathodic protection tester months six of installation and then at least every three years.</td>
<td>Within 6 months of installation/repairs and every 3 years</td>
</tr>
<tr>
<td>Pages</td>
<td>Release Detection for Tanks</td>
<td>Minimum Frequency</td>
</tr>
<tr>
<td>-------</td>
<td>-----------------------------</td>
<td>-------------------</td>
</tr>
<tr>
<td>31</td>
<td>All tanks except emergency generators are required to have release detection. Your tanks must have one of the following 8:</td>
<td></td>
</tr>
<tr>
<td>33</td>
<td><strong>Automatic Tank Gauging</strong></td>
<td>Every 30 days</td>
</tr>
<tr>
<td></td>
<td>Must have the last 12 months of records.</td>
<td></td>
</tr>
<tr>
<td>34-35</td>
<td><strong>Secondary Containment with Interstitial Monitoring</strong></td>
<td>Every 30 days</td>
</tr>
<tr>
<td></td>
<td>Must have the last 12 months of records.</td>
<td></td>
</tr>
<tr>
<td>36</td>
<td><strong>Manual Tank Gauging</strong></td>
<td>Every 4 weeks</td>
</tr>
<tr>
<td></td>
<td>Must have the last 12 months of records.</td>
<td></td>
</tr>
<tr>
<td>37</td>
<td><strong>Manual Tank Gauging and Tank Tightness Testing</strong></td>
<td>Every 4 weeks</td>
</tr>
<tr>
<td></td>
<td>Must have the last 12 months of records and last tank tightness test.</td>
<td>(Tightness Test: every 5 years)</td>
</tr>
<tr>
<td>38</td>
<td><strong>Statistical Inventory Reconciliation</strong></td>
<td>Every 30 days</td>
</tr>
<tr>
<td></td>
<td>Must have the last 12 months of records.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Release Detection for Piping</th>
</tr>
</thead>
<tbody>
<tr>
<td>All piping that is in contact with the ground and routinely contains product, except Safe/European Suction, is required to have release detection.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Pressurized Piping</th>
</tr>
</thead>
<tbody>
<tr>
<td>Is required to have an Automatic Line Leak Detector</td>
</tr>
<tr>
<td>Leak detector must be tested once every 12 months for proper function.</td>
</tr>
<tr>
<td>Every 12 months</td>
</tr>
<tr>
<td>and One of the following methods of release detection:</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Quarterly Dispenser Checks</th>
<th>Every 3 months</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Monthly Sump Checks</th>
<th>Every Month</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Pressurized Piping</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Annual Line Tightness Test</strong></td>
</tr>
<tr>
<td>Every 12 Months</td>
</tr>
<tr>
<td><strong>Monthly Line Tightness Test</strong></td>
</tr>
<tr>
<td>Performed with an electronic line leak detector (if this method is used 12 months of records must be available).</td>
</tr>
<tr>
<td>Every 30 days</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Suction Piping</th>
</tr>
</thead>
<tbody>
<tr>
<td>Safe or European Suction (see page 44 for details)</td>
</tr>
<tr>
<td>There are no requirements.</td>
</tr>
<tr>
<td>U.S. or American Suction must have one of the following:</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Line Tightness Test</th>
</tr>
</thead>
<tbody>
<tr>
<td>Conducted once every 3 years.</td>
</tr>
<tr>
<td>Every 3 years</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>SIR, or interstitial</th>
</tr>
</thead>
<tbody>
<tr>
<td>If you are using any of these methods the requirements are the same as for tanks.</td>
</tr>
<tr>
<td>Every 30 days</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Monthly Sump Checks</th>
<th>Every Month</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Suction Piping</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Quarterly Dispenser Checks</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Monthly Sump Checks</th>
<th>Every Month</th>
</tr>
</thead>
</table>
## Important Contact Information

<table>
<thead>
<tr>
<th>Contact Name</th>
<th>Phone #</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>State UST Agency:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Local UST Agency:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Fire Department:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Ambulance:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Police Department:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Repair Contractor:</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Other Contacts:</strong></td>
<td></td>
</tr>
</tbody>
</table>

## Release Response Checklist

**Stop The Release:** Take immediate action to prevent the release of more product. Turn off the power to the dispenser and wrap a plastic bag around the nozzle. Make sure you know where your emergency shutoff switch is located. Empty the tank, if necessary, without further contaminating the site.

**Contain The Spill Or Overfill:** Contain, absorb, and clean up any surface releases. Identify any fire, explosion, or vapor hazards and take action to neutralize these hazards.

**Call For Help And Report Suspected Or Confirmed Releases:** Contact your local fire or emergency response authority. Contact your state’s underground storage tank regulatory authority within 24 hours.
Appendix C: For More Information

This section identifies UST program contacts and other resources that can help answer your questions and provide you with information about good UST management.

State Regulatory Agency Information
Tennessee Department of Environment And Conservation
Division of Underground Storage Tanks
William R. Snodgrass TN Tower
312 Rosa L. Parks Ave. 12th Floor
Nashville, Tennessee 37243

A map of the Tennessee Underground Storage Tank Field Offices with contacts can be found on the following page.

Internet Resources
State of Tennessee http://www.tn.gov/environment/underground-storage-tanks/

There are copies of the complete rules and regulations for Tennessee’s underground storage tanks as well as copies of most forms.
Note: If you do not have internet access you may request a hardcopy of the rules from the address above.
You can submit any questions to the following email address - askust@state.tn.us

U.S. Government Links

Professional And Trade Association Links
• American Petroleum Institute (API): http://www.api.org/
• Fiberglass Tank and Pipe Institute (FTPI): http://www.fiberglass-tank-and-pipe.com
• NACE International - The Corrosion Society: http://www.nace.org/
• National Fire Protection Association (NFPA): http://www.nfpa.org
• Petroleum Equipment Institute (PEI): http://www.pei.org
• Steel Tank Institute (STI): http://www.steeltank.com/
• Underwriters Laboratories (UL): http://www.ul.com

Free Informative Publications Available From EPA
The publications listed on the next pages are free and available from the U.S. EPA. You can access these publications via EPA’s website or you can call, write to, or fax EPA.

• You can download, read, or order documents from http://www.epa.gov/swerust1/pubs/index.htm.
• To order free copies or ask questions, call EPA’s toll-free RCRA/Superfund Hotline at 800-424-9346 or call EPA’s publication distributor’s toll-free number at 800-490-9198 or fax 513-489-8695. You can also write and ask for free publications by addressing your request to EPA’s publication distributor: National Service Center for Environmental Publications (NSCEP), Box 42419, Cincinnati, OH 45242.
• Fax-on-Demand allows you to call 202-651-2098 on your fax to access over 220 UST documents.

A list of documents that might be of interest are following
<table>
<thead>
<tr>
<th>Document</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>General Information About USTs And Your Requirements</strong></td>
<td></td>
</tr>
<tr>
<td>Operating And Maintaining Underground Storage Tank Systems: Practical Help And Checklists (September, 2005)</td>
<td>Contains brief summaries of the federal UST requirements for operation and maintenance, as well as practical help that goes beyond the requirements. Checklists prompt the user to look closely at what kinds of equipment are in use and how to keep equipment working properly over the lifetime of the UST. The manual provides record keeping forms to help the UST owner and operator keep equipment operating properly.</td>
</tr>
<tr>
<td>Underground Storage Tanks: Requirements And Options (June 1997)</td>
<td>Trifold leaflet alerts UST owners and operators who are nonmarketers (who do not sell stored petroleum) of their responsibilities and choices for complying with federal UST regulations.</td>
</tr>
<tr>
<td><strong>Leak Detection Information</strong></td>
<td></td>
</tr>
<tr>
<td>Automatic Tank Gauging Systems For Release Detection: Reference Manual For Underground Storage Tank Inspectors (August 2000)</td>
<td>Contains detailed information on automatic tank gauging (ATG) systems, including information on various types of ATGs, information on certified detectable leak rate/threshold, test period duration, product applicability, calibration requirements, restrictions on the use of the device, vendor contact information, printing and interpreting reports, sample reports, and so on.</td>
</tr>
<tr>
<td>Getting The Most Out Of Your Automatic Tank Gauging System (March 1998)</td>
<td>Trifold leaflet provides UST owners and operators with a basic checklist they can use to make sure their automatic tank gauging systems work effectively and provide compliance with federal leak detection requirements.</td>
</tr>
<tr>
<td>List Of Leak Detection Evaluations For UST Systems, 9th Edition (November 2001)</td>
<td>A summary of specifications, based on third-party certifications, for over 275 systems that detect leaks from USTs and their piping. Each summary provides information on such items as certified detectable leak rate/threshold, test period duration, product applicability, calibration requirements, restrictions on the use of the device, and so on.</td>
</tr>
<tr>
<td>Introduction To Statistical Inventory Reconciliation: For Underground Storage Tanks (September 1995)</td>
<td>Booklet describes how Statistical Inventory Reconciliation (SIR) can meet federal leak detection requirements.</td>
</tr>
<tr>
<td><strong>Information On Closing Underground Storage Tanks</strong></td>
<td></td>
</tr>
<tr>
<td>Closing Underground Storage Tanks: Brief Facts (July 1996)</td>
<td>Trifold leaflet presents brief facts on properly closing USTs in order to comply with federal closure requirements.</td>
</tr>
<tr>
<td><strong>Financial Responsibility Information</strong></td>
<td></td>
</tr>
</tbody>
</table>
Appendix D: Examples of a Placard For Overfill Devices
Delivery Person – Avoid Overfills

# An overfill alarm is used for overfill protection at this facility.

# Do not tamper with this alarm in any attempt to defeat its purpose.

# When the tank is 90 percent full or is within one minute of being overfilled, the overfill alarm sounds and/or a light comes on or flashes.

# If you hear the alarm or see the light on or flashing,

Stop The Delivery Immediately!
Appendix E: Sample Manual Tank Gauging Record

MANUAL TANK GAUGING RECORD

Facility Name

Address

Circle your tank size, test duration, and weekly/monthly standards in the table below:

<table>
<thead>
<tr>
<th>Tank Size</th>
<th>Minimum Duration Of Test</th>
<th>Weekly Standard (1 test)</th>
<th>Monthly Standard (4-test average)</th>
</tr>
</thead>
<tbody>
<tr>
<td>up to 550 gallons</td>
<td>36 hours</td>
<td>10 gallons</td>
<td>5 gallons</td>
</tr>
<tr>
<td>551-1,000 gallons (when tank diameter is 64&quot;)</td>
<td>44 hours</td>
<td>9 gallons</td>
<td>4 gallons</td>
</tr>
<tr>
<td>551-1,000 gallons (when tank diameter is 48&quot;)</td>
<td>58 hours</td>
<td>12 gallons</td>
<td>6 gallons</td>
</tr>
<tr>
<td>551-1,000 gallons (also requires periodic tank tightness testing)</td>
<td>36 hours</td>
<td>13 gallons</td>
<td>7 gallons</td>
</tr>
<tr>
<td>1,001-2,000 gallons (also requires periodic tank tightness testing)</td>
<td>36 hours</td>
<td>26 gallons</td>
<td>13 gallons</td>
</tr>
</tbody>
</table>

Person Completing Form

Compare your weekly readings and the monthly average of the 4 weekly readings with the standards shown in the table on the left.

If the calculated change exceeds the weekly standard, the UST may be leaking. Also, the monthly average of the 4 weekly test results must be compared to the monthly standard in the same way.

If either the weekly or monthly standards have been exceeded, the UST may be leaking. As soon as possible, call your implementing agency to report the suspected leak and get further instructions.

To see how close you are to the monthly standard, divide the sum of the 4 weekly readings by 4 and enter result here >

Y N

KEEP THIS PIECE OF PAPER ON FILE FOR AT LEAST 1 YEAR
Appendix F: Definitions

This appendix contains definitions found in the Rules for Tennessee Division of Underground Storage Tanks chapter 0400-18-01 and definitions developed specifically for Tennessee not found in this chapter.

Aboveground release means any release to the surface of the land or to surface water. This includes, but is not limited to, releases from the above-ground portion of an UST system and aboveground releases associated with overfills and transfer operations as the petroleum moves to or from an UST system.

Access means the ability and opportunity to gain knowledge of proprietary information in any manner whatsoever.

Accidental release means any sudden or non-sudden release of petroleum from an underground storage tank that results in a need for corrective action and/or compensation for bodily injury or property damage neither expected nor intended by the tank owner and/or operator.

Ancillary equipment means any devices including, but not limited to, such devices as piping, fittings, flanges, valves, and pumps used to distribute, meter, or control the flow of petroleum to and from an UST.

Below ground release means any release to the subsurface of the land or to ground water. This includes, but is not limited to, releases from the belowground portions of an underground storage tank system and belowground releases associated with overfills and transfer operations as the petroleum moves to or from an underground storage tank.

Beneath the surface of the ground means beneath the ground surface or otherwise covered with earthen materials.

Cathodic protection is a technique to prevent corrosion of a metal surface by making that surface the cathode of an electrochemical cell. For example, a tank system can be cathodically protected through the application of either galvanic anodes or impressed current.

Cathodic protection tester means a person who can demonstrate an understanding of the principles and measurements of all common types of cathodic protection systems as applied to buried or submerged metal piping and tank systems. At a minimum, such persons shall have education and experience in soil resistivity, stray current, structure-to-soil potential, and component electrical isolation measurements of buried metal piping and tank systems.


Class A Operator means any person having primary responsibility for on-site operation and maintenance of underground storage tank systems and has successfully completed training requirements for this operator class in accordance with paragraph (2) of Rule 0400-18-01-.16.

Class B Operator means any person having daily on-site responsibility for the operation and maintenance of underground storage tank systems and has successfully completed training requirements for this operator class in accordance with paragraph (2) of Rule 0400-18-01-.16.

Class C Operator means any on-site employee having primary responsibility for addressing emergencies presented by a spill or release from an underground storage tank system and has successfully completed training requirements for this operator class in accordance with paragraph (2) of Rule 0400-18-01-.16.

Coating means a layer of dielectric material (a material that does not conduct direct electrical current) that is applied to the outside wall of steel tanks and piping.
Compartmentalized tank means an underground storage tank that consists of two or more tank compartments, which are separated from each other by a wall or bulkhead.

Compatible means the ability of two or more substances to maintain their respective physical and chemical properties upon contact with one another for the design life of the tank system under conditions likely to be encountered in the UST.

Compliance means that a facility meets the minimum requirements as stated in the regulations.

Connected piping means all underground piping including valves, elbows, joints, flanges, and flexible connectors attached to a tank system through which petroleum flows. For the purpose of determining how much piping is connected to any individual UST system, the piping that joins two UST systems should be allocated equally between them.

Containment sump means a liquid-tight compartment that provides containment of any product releases. Containment sumps are typically used underneath product dispensers and/or for enclosing the submersible turbine pump and piping connections at the top of an underground storage tank.

Continuous in-tank leak detection system means a release detection system that allows an underground storage tank to operate continuously or nearly continuously without interruption for release detection tests. However, the system may default to a standard or shut down test, requiring the tank to be taken briefly out of service at the end of the month if sufficient good data has not been obtained over the month. These methods include continuous automatic tank gauging systems and continual reconciliation systems.

Corrective action means any activity, including but not limited to evaluation, planning, design, engineering, construction, and ancillary service, which is carried out in response to any discharge or release of petroleum.

Corrective action contractor or “CAC” means a person who is carrying out any corrective action, including a person retained or hired by such person to provide services relating to a corrective action.

Corrosion means the degradation of a material due to a reaction with its environment. An example of corrosion is the rusting of metal.

Corrosion expert means a person who, by reason of thorough knowledge of the physical sciences and the principles of engineering and mathematics acquired by a professional education and related practical experience, is qualified to engage in the practice of corrosion control on buried or submerged metal piping systems and metal tanks. Such a person shall submit documentation for review by the division that they have accreditation or certification as a corrosion specialist or senior corrosion technologist by the National Association of Corrosion Engineers (NACE) or have education and a minimum of four (4) years responsible charge work experience in the corrosion field. If it is determined by the division that a person has sufficient experience and education to be qualified to take responsible charge in corrosion control of buried or submerged metal piping systems and metal tanks, then that person shall be classified by the division as a corrosion expert for the purposes of this rule.

Date of release means the earliest date that proof of a release exists. This will be the date a release is reported to or discovered by the division unless an earlier date is determined during the investigation of the release.

Dielectric material means a material that does not conduct direct electrical current. Dielectric coatings are used to electrically isolate UST systems from the surrounding soils. Dielectric bushings are used to electrically isolate portions of the UST system (for example, tank from piping).

Dispenser means a device that discharges petroleum products from underground storage tanks into tanks in motorized vehicles, equipment tanks, or other containers, while simultaneously measuring the amount of petroleum dispensed.

Drinking water supply means any aquifer or water source whose chemical characteristics meet the primary and secondary drinking water standards as defined under Chapter 1200-05-01 and provides a yield of at least one-half gallon per minute. This shall also include any water supply used for drinking by the citizens of the state.
Empty means that all materials have been removed using commonly employed practices have been removed using commonly employed practices so that no more than 2.5 centimeters (one inch) of residue (including product, water, sludge, etc.) or 0.3 percent by weight of the total tank capacity of the UST system, remain in the system.

Excavation zone means the volume containing the tank system and backfill material bounded by the ground surface, walls, and floor of the pit and trenches into which the UST system is placed at the time of installation.

Farm tank is a tank located on a tract of land devoted to the production of crops or raising animals, including fish, and associated residences and improvements. A farm tank shall be located on the farm property. “Farm” includes fish hatcheries, rangeland and nurseries with growing operations.

Field Constructed Tank is a tank that was not constructed or built in a factory, but rather, constructed or built in the field (such as the location where it was installed). For example, very large tanks may be field constructed.

Fill Pipe is the pipe that extends from the surface to the tank that is used for filling the tank with substances.

Flow-through process tank means a tank whose principle use is not for storage but is primarily used in the manufacture of a product or in a treatment process. Flow-through process tanks form an integral part of a production process through which there is a steady, variable, recurring, or intermittent flow of materials during the operation of the process. Flow-through process tanks do not include tanks used for the storage of materials prior to their introduction into the production process or for the storage of finished products or by-products from the production process.

Free product refers to petroleum that is present as a nonaqueous phase liquid (that is, liquid not dissolved in water).

Fund means the petroleum underground storage tank fund established under T.C.A. § 68-215-101 et seq. unless the context clearly indicates otherwise.

Ground water means water below the land surface in a zone of saturation.

Hydraulic lift tank means a tank holding hydraulic fluid for a closed-loop mechanical system that uses compressed air or hydraulic fluid to operate lifts, elevators, and/or other similar devices.

Maintenance means the normal operational upkeep to prevent an underground storage tank system from releasing petroleum.

Motor fuel means petroleum or a petroleum-based substance that is motor gasoline, aviation gasoline, No. 1 or No. 2 diesel fuel, biodiesel, ultra low sulphur diesel, or any grade of gasohol, and is typically used in the operation of a motor engine.

Monitoring well means a hole drilled into the earth, by boring or otherwise, constructed for the primary purpose of obtaining information on the elevation or physical, chemical, radiological or biological characteristics of the ground water and/or for the recovery of ground water for treatment.

Non-corrodible material means a material that will not corrode or degrade in the environment where it is placed. For example, fiberglass material in the soil.

Non-marketing facility means a facility that does not sell or transfer petroleum to the public or any other facility that would sell the petroleum. Additionally, non-marketing facilities do not produce or refine petroleum. An example of a non-marketer is a bus terminal.

Operation means the use, storage, filling or dispensing of petroleum contained in a petroleum underground storage tank or an underground storage tank (UST) system.

Operational life refers to the period beginning when installation of the tank system has commenced until the time the tank system is properly closed under Rule 0400-18-01-.07.
**Operator** means any person in control of, or having responsibility for, the daily operation of the UST system.

**Operator Training**, for purposes of Rule 0400-18-01-.16, means a program recognized by the Division as meeting the specific requirements for each operator class as published by EPA in the Final Grant Guidelines To States For Implementing The Operator Training Provision Of The Energy Policy Act Of 2005, August, 2007.

**Overfill release** is a release that occurs when a tank is filled beyond its capacity, resulting in a discharge of the petroleum to the environment.

**Owner** means:

1. In the case of an UST system in use on November 8, 1984, or brought into use after that date, any person who owns an UST system used for storage, use, or dispensing of petroleum; and

2. In the case of any UST system in use before November 8, 1984, but no longer in use on that date, any person who owned such UST immediately before the discontinuation of its use.

**Owner or operator**, in the context of financial responsibility, when the owner or operator are separate parties, refers to the party that is obtaining or has obtained financial assurances.

**Petroleum** means crude oil or any fraction thereof that is liquid at standard temperature and pressure (sixty degrees (60˚) Fahrenheit and 14.7 pounds per square inch absolute). The term petroleum includes but is not limited to petroleum and petroleum based substances comprised of a complex blend of hydrocarbons derived from crude oil through processes of separation, conversion, upgrading, and finishing, such as motor fuels, jet fuels, distillate fuel oils, residual fuel oils, lubricants, petroleum solvents, and used oils.

**Petroleum UST system** means an underground storage tank system that contains petroleum or a mixture of petroleum with de minimis quantities of other hazardous substances. Such systems include those containing motor fuels, jet fuels, distillate fuel oils, residual fuel oils, lubricants, petroleum solvents, and used oils.

**Pipe** or **Piping** means a hollow cylinder or tubular conduit that is constructed of non-earthen materials.

**Pressurized Delivery** is a delivery where product is pumped from the delivery truck to the tank.

**Release** means any spilling, overfilling, leaking, emitting, discharging, escaping, leaching or disposing of a petroleum substance from an UST including its associated piping, into groundwater, surface water, or subsurface soils.

**Release detection** means determining whether a release of petroleum has occurred from the UST system into the environment or into the interstitial space between the UST system and its secondary barrier immediately around or beneath it.

**Repair** means:

1. In the context of UST system operation, to restore the tank or UST system component that has caused the release of petroleum from the UST system;

2. In the context of replacement of piping on or after July 24, 2007, restoration of a portion of piping in lieu of replacement of an entire piping run authorized by the Division in writing; or

3. In the context of fund eligibility of property improvements, restoration of a property improvement to the position and condition it was in immediately prior to removal for the purpose of remediation of the contamination caused by a leaking petroleum underground storage tank system.
**Residential tank** is a tank located on property used primarily for dwelling purposes.

**Retraining** means any remedial training approach imposed by the Division when significant operational compliance violations are discovered at a facility. Retraining may be directed to any or all operator classes assigned to a facility and may include requirements to successfully complete additional education, testing, and/or training, or be subject to other administrative or enforcement options at the discretion of the Division.

**Risk Based Cleanup Level** or **“RBCL”** means the concentration of a chemical(s) of concern in soils or ground water in the source area(s) that will assure an acceptable risk at the point of exposure, based upon conservative non-site-specific assumptions and default parameters.

**Routinely contains petroleum** means those parts of the UST system designed to store, transport or dispense petroleum.

**Secondary containment** means a system designed and installed so that any material that is released from the primary containment is prevented from reaching the soil or ground water outside the system.

**Source** means the source of contamination. Sources may include, but are not limited to, a leaking tank, a leaking underground storage tank system, a spill, an overfill, free product or residual contaminated soil or ground water.

**Stage 1 Vapor Recovery** is a system that captures the vapors expelled from an underground storage tank as a result of being filled by a delivery truck. There are two primary types – coaxial and two point. Coaxial Stage 1 vapor recovery is two concentric channels, one inside of the other. The inner channel conveys product from the delivery truck to the tank while the outer channel conveys vapors from the tank to the delivery truck. Two point Stage 1 vapor recovery uses two separate connections, one to deliver product to the tank and the other to deliver vapors to the delivery truck.

**Submersible turbine pump** or **“STP”** means pump located inside a petroleum underground storage tank, positioned near the bottom of the tank, thereby “submerged” in the petroleum.

**Sump** means an underground area such as a hole or pit that is used to house equipment. Sumps may or not be contained.

(a) In the case of a turbine sump, it is an area above the tank over which a cover is placed that houses the submersible turbine pump head, line leak detector, piping and other equipment.

(b) In the case of a dispenser sump, it is the area beneath a dispenser that houses piping and other equipment.

**Tank** is a stationary device designed to contain an accumulation of petroleum and constructed of non-earthen materials (for example, wood, concrete, steel, fiberglass) that provide structural support.

**Tank compartment** means a portion of a UST that is separated from other portions of that UST by one or more walls, or bulkheads, creating two (2) or more individual storage spaces within the UST.

**Underground area** means an underground room, such as a basement, cellar, shaft or vault, providing enough space for physical inspection of the exterior of the tank situated on or above the surface of the floor.

**Underground release** means any below ground release.

**Underground storage tank** or **“UST”** means any one or combination of tanks (including underground pipes connected thereto) that is used to contain an accumulation of petroleum, and the volume of which (including the volume of underground pipes connected thereto) is ten percent (10%) or more beneath the surface of the ground. This term does not include any:

1. Farm or residential tank of eleven hundred (1,100) gallons or less capacity used for storing motor fuel for non-commercial purposes;

2. Tank used for storing heating oil for consumption on the premises where stored;
3. Septic tank;

4. Pipeline facility (including gathering lines) regulated under:
   (i) The Natural Gas Pipeline Safety Act of 1968 (49 U.S.C. App. 1671, et seq.), or
   (iii) Which is an intrastate pipeline facility regulated under state laws comparable to the provisions of the law referred to in subparts 4(i) or (ii) of this definition;

5. Surface impoundment, pit, pond, or lagoon;

6. Storm-water or wastewater collection system;

7. Flow-through process tank;

8. Liquid trap or associated gathering lines directly related to oil or gas production and gathering operations; or

9. Storage tank situated in an underground area (such as a basement, cellar, mineworking, drift, shaft, or tunnel) if the storage tank is situated upon or above the surface of the floor.

The term “underground storage tank” or “UST” does not include any pipes connected to any tank which is described in parts 1 through 9 of this definition.

**Unmanned facility** means an unattended emergency generator or a facility that dispenses fuel without the presence of an attendant who monitors the pumps, such as card lock facilities or an unattended service station.

**UST facility** means any location at which one or more regulated underground storage tank systems are located.

**UST system or “tank system”** means an underground storage tank, connected underground piping, underground ancillary equipment, and containment system, if any.

**Wastewater treatment tank** means a tank that is designed to receive and treat an influent wastewater through physical, chemical, or biological methods.