



Spill Prevention, Control and Countermeasure (SPCC)



CAPABILITY STATEMENT



8(a) Exp. 12-2028, ACDBE, DBE, EBE, EDWOSB, MWBE, SBE, SDB, **SDVOSB**, Iowa TSB, VOSB, WOB and WOSB

Requirements for facilities to develop and implement Spill Prevention, Control, and Countermeasure (SPCC) plans were originally published in 1973 under the authority of the Federal Water Pollution Control Act, as amended (“Clean Water Act”), Section 311, *Oil and Hazardous Substance Liability*. The implementing regulations, promulgated at 40 CFR 112, were significantly revised in 2002 and amended a number of times to provide clarity and improve flexibility for regulated facilities. These Oil Pollution Prevention regulation establish requirements for the prevention of, preparedness for, and response to discharges to Waters of the United States at non-transportation-related facilities meeting applicability criteria.

WHICH FACILITIES ARE SUBJECT TO SPCC REGULATIONS?

- Facility (or part of facility) is considered non-transportation related.
- Facility could reasonably be expected to discharge oil in quantities that may be harmful into navigable waters or adjoining shorelines. (Harmful discharge includes any sheen on water surface.)
- Total aggregate aboveground oil storage capacity is greater than 1,320 gallons of oil.
- Total aggregate underground capacity of completely buried storage tanks is greater than 42,000 gallons of oil.
- Most facilities with a total aboveground oil storage capacity of 1,320 gallons or more are subject to SPCC regulations.

SPCC REGULATION APPLY TO ANY FACILITY MEETING THE ABOVE CRITERIA, INCLUDING:

- Maintenance Activities & Construction Sites
- Manufacturing & Assembly Facilities
- Military Bases and Installations & Government Facilities
- Farms & Tank Farms
- Fueling Racks & Fuel Transfer
- Oil Production Facilities & Bulk Oil Storage and Transfer Operations
- Drum Storage Areas & Emergency Generators

WHAT TO EXPECT?

- Mobilized a Registered Professional Engineer / Environmental Scientist to project site.
- Prepared site sketch (CAD) to show facility features including regulated oil storage, piping, buildings, secondary containments, fencing, lighting, and apparent drainage. Site sketches included hazardous waste storage locations, spill response equipment, and fire protection equipment.
- Quantified oil storage in USTs/ASTs and other regulated oil storage (55 gallons and greater). Established appropriate standards for required UST/AST integrity testing and brittle fracture evaluation. Identified cathodic protection, inventory methods and frequency, type and location of piping/supports, etc.
- Compared size of existing secondary containment and unloading/loading basins with SPCC required capacity, including allowances for precipitation.
- Compared site to state UST/AST rules (i.e. registration, secondary containment, inventory, cathodic protection, overfill).
- Reviewed previous oil spill history of the site, including state spills lists and federal Emergency Response Notification System database.
- Reviewed facility drainage, and spill prediction to surface water, storm sewer lines, and sanitary sewer lines.

- Prepared a release notification plan with phone numbers and addresses of government agencies to contact in the event of a release.
- Developed a contingency plan for response to spills.
- Compared existing security, lighting, fencing, signs, caps (on pipes), and locks (on valves or controls) to SPCC requirements.
- Identified record keeping requirements such as product inventory/reconciliation, facility inspections, water discharge, personnel training, and integrity testing.
- Established procedures for facility unloading and loading.
- Prepared a written SPCC plan, including forms (inspection, water discharge, inventory), and a certification of the applicability of the substantial harm criteria. The SPCC Plan incorporated hazardous waste management provisions that are sufficient to comply with the requirements of the Contingency Plan and Emergency Procedures.

Past Performances

ACT works for various business, industries and government agencies. To include Fortune 500 companies, local, state and federal government agencies, and large institutions. Specific sectors include aerospace, agriculture / grain, automotive, building / construction, chemical, food & beverage, general, government & public sectors, healthcare & medical, oil & gas, plastics and transportation.

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|--|-------------------------|------------------------------|
| • USAF (Air Force) | • Bureau of Reclamation | • Pfizer (Pharmaceutical) |
| • Veterans Administration (VISN
6, 8, 9, 12, 13, 15 & 23) | • Coleman Company | • Plains Marketing L.P. |
| • Merck (Pharmaceutical) | • Nestle / Purina | • Smithfield Foods / ConAgra |
| | • Pepsi (PBG) | • USCG (Coast Guard) |

DIFFERENTIATORS

SBA 8(a) Expiration 12-2028

Veteran Owned, Operated and staffed (Service Disable Veteran Owned Small Business - SDVOSB)
Small Business Administration certified Economically Disadvantaged Woman Owned Small Business
Local, State and Federal government contracting experienced

Our Team Members have extensive training, education and experience in their chosen discipline.

We have set on boards / commissions at the State, Federal and International level as experts in our field providing direction and input on rules and policies.

CODES AND DATA

DUNS 079689293

CAGE 7CVG3

NAICS – 524291, 541330, 541420, 541512, 541611, 541614, 541620, 541690, 541711, 541712, 541820, 561320, 561612, 611710, 611699, 922160, 238990, 518210, 541511, 611430, 621210, 621399, 236220, 541380, 541350, 926150, 926120, 922190

We accept credit and purchase cards.



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