Title 159
Rules and Regulations
Underground Storage Tanks
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Chapter 1 – SCOPE AND DEFINITIONS

001. APPLICABILITY

These regulations shall apply to the operation, maintenance, installation, removal or use of underground tanks containing petroleum products and hazardous substances.

002. EXCLUSIONS

These regulations shall not apply to substances regulated as hazardous waste under subtitle C of the Federal Solid Waste Disposal Act.

002.01. The following UST systems are excluded from the requirements of this title:

- 002.01A. Any wastewater treatment tank system that is part of a wastewater treatment facility regulated under Section 402 or 307(b) of the Clean Water Act.

- 002.01B. Equipment or machinery that contains regulated substances for operational purposes such as hydraulic lift tanks and electrical equipment.

- 002.01C. Any UST system with a capacity of 110 gallons or less.

- 002.01D. Any UST system that contains a de minimus concentration of regulated substances.

- 002.01E. Any emergency spill or overflow containment UST system that is expeditiously emptied after use.

002.02. The following UST systems are classified as deferred tanks. These tanks are excluded at this time from all the requirements of this Title except 005 of Chapter 8:

- 002.02A. Wastewater treatment tank systems;

- 002.02B. Any UST systems containing radioactive material that are regulated under the Atomic Energy Act of 1954 (42 USC 2011 and following);

- 002.02C. Any UST system that is part of an emergency generator system at nuclear power generation facilities regulated by the Nuclear Regulatory Commission under 10 CFR 50 Appendix A;
002.02D. Airport hydrant fuel distribution systems; and

002.02E. UST systems with field-constructed tanks.

002.03. UST systems used to store fuel solely for use by emergency power generators are deferred for purposes of the release detection requirements in Chapter 7 except that they must perform the tank gauging procedures in 004.02A through 004.02D of that chapter on a monthly basis.

002.03A. UST systems used to store fuel for use by emergency power generators, and are located at remote, unmanned locations are deferred for purposes of the Operator Training requirements in Chapter 13.

002.04. UST systems larger than 1,100 gallons used to store heating oil are excluded for purposes of all release detection requirements in Chapter 7 except that they must perform the tank gauging procedures in 004.02A through 004.02D of that chapter on a monthly basis from April 1 to November 1.

003. DEFINITIONS

003.01. “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 aboveground portion of an UST system and aboveground releases associated with overfills and transfer operations as the regulated substance moves to or from an UST system.

003.02. “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 regulated substances to and from an UST.

003.03. “Belowground release” means any release to the subsurface of the land and 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 regulated substance moves to or from an underground storage tank.

003.04. “Beneath the surface of the ground” means beneath the ground surface or otherwise covered with earthen materials.
003.05. “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.

003.06. “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 must 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.


003.08. “Class A Operator” means a person responsible for managing resources and personnel to achieve and maintain compliance with regulatory requirements.

003.09. “Class B Operator” means a person who implements applicable underground storage tank regulatory requirements and standards. This includes implementing the day-to-day aspects of operating, maintaining, and recordkeeping for underground storage tanks at one or more facilities.

003.10. “Class C Operator” means an on-site employee who monitors and controls the dispensing or sale of regulated substances and is the first-line of response to events indicating emergency conditions.

003.11. “Class I liquids” shall mean liquids having a flash point below 100 degrees Fahrenheit.

003.12. “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.

003.13. “Connected piping” means all underground piping including valves, elbows, joints, flanges, and flexible connectors attached to a tank system through which regulated substances flow. 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.

003.14. “Consumptive use” with respect to heating oil means consumed on the premises.
003.15. “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 must be accredited or certified as being qualified by the National Associate of Corrosion Engineers or be 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.

003.15A. Corrosion Experts and Professional Engineers shall comply with all State of Nebraska licensure requirements pursuant to Title 110 Licensing for Architects and Engineers N.A.C.

003.16. “Delivery Prohibition” shall mean prohibiting the delivery, deposit or acceptance of any regulated substance to an UST system that the State Fire Marshal has declared ineligible for such delivery, deposit, or acceptance.

003.17. "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 (e.g., tank from piping).

003.18. “Electrical equipment” means underground equipment that contains dielectric fluid that is necessary for the operation of equipment such as transformers and buried electrical cable.

003.19. “Electronic tank monitoring system" shall mean a tank monitoring system capable of accurately measuring inventory and water level, and warning of overfill during bulk deliveries. This system shall also be capable of detecting a leak of 0.2 gallon per hour.

003.20. “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.

003.21. “Existing tank system" means a tank system used to contain an accumulation of regulated substances or for which installation has commenced on or before January 1, 1989. Installation is considered to have commenced if:
003.21A. The owner or operator has obtained all federal, state, and local approvals or permits necessary to begin physical construction of the site or installation of the tank system; and if,

003.21B. either a continuous on-site physical construction or installation program has begun; or,

003.21C. the owner or operator has entered into contractual obligations - which cannot be canceled or modified without substantial loss - for physical construction at the site or installation of the tank system to be completed within a reasonable time.

003.22. “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 must be located on the farm property. “Farm” includes fish hatcheries, rangeland and nurseries with growing operations.

003.23. “Flow-through process tank” is a tank that forms 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.

003.24. “Gathering lines” means any pipeline, equipment, facility, or building used in the transportation of oil or gas during oil or gas production or gathering operations.

003.25. “Hazardous substance UST system” means an underground storage tank system that contains a hazardous substance defined in section 101(14) of CERCLA (but not including any substance regulated as a hazardous waste under subtitle C) or any mixture of such substances and petroleum, and which is not a petroleum UST system.

003.26. “Heating oil” means petroleum that is No. 1, No. 2, No. 4 - light, No. 4 - heavy, No. 5 - light, No. 5 - heavy, and No. 6 technical grades of fuel oil; other residual fuel oils (including Navy Special Fuel Oil and Bunker C); and other fuels when used as substitutes for one of these fuel oils. Heating oil is typically used in the operation of heating equipment, boilers, or furnaces.

003.27. “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 other similar devices.
003.28. “Installation permit” shall mean that permit required for the installation of any tank. Permit applications are obtained from and filed with the State Fire Marshal.

003.29. “Leak detector” shall mean a device which, when installed on a pressure system, will indicate the liquid tightness of the piping and dispenser and restrict flow to a maximum of (3) gallons per minute.

003.30. “Maintenance” means the normal operational upkeep to prevent an underground storage tank system from releasing product.

003.31. “Monitoring well” shall include observation well, vapor well, lysimeter, soil gas monitor and any device used to monitor vapor or product leakage.

003.32. “NACE” shall mean NACE International, 1440 South Creek Drive Houston TX 77084-4906, (281) 228-6223.

003.33. “New tank system” means a tank system that will be used to contain an accumulation of regulated substances and for which installation has commenced after January 1, 1989. (See also "Existing Tank System.")

003.34. “Operating permit” shall mean that permit required to maintain or use any tank for the storage of regulated substances. Initial operating permits are obtained from the State Fire Marshal.

003.35. “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 Chapter 10.

003.36. “Operator” shall mean any person in control of, or having responsibility for, the daily operation of a tank but shall not include a person described in 003.038C below.

003.37. “Overfill release” is a release that occurs when a tank is filled beyond its capacity, resulting in a discharge of the regulated substance to the environment.

003.38. “Owner” shall mean:

003.38A. In the case of a tank in use on July 17, 1986, or brought into use after such date, any person who owns a tank used for the storage or dispensing of regulated substances.
003.38B. In the case of any tank in use before July 17, 1986, but no longer in use on such date, any person who owned such tank immediately before the discontinuation of its use.

003.38C. “Owner” shall not include a person who, without participating in the management of a tank and otherwise not engaged in petroleum production, refining and marketing:

003.38C1. Holds indicia of ownership primarily to protect his or her security interest in a tank or a lien hold interest in the property on or within which a tank is or was located; or

003.38C2. Acquires ownership of a tank or the property on or within which a tank is or was located:

003.38C2(a). Pursuant to a foreclosure of a security interest in the tank or of a lien hold interest in the property; or

003.38C2(b). If the tank or the property was security for an extension of credit previously contracted, pursuant to a sale under judgment or decree, pursuant to a conveyance under a power of sale contained within a trust deed or from a trustee, or pursuant to an assignment or deed in lieu of foreclosure.

003.38C2(c). Ownership of a tank or the property on or within which a tank is or was located shall not be acquired by a fraudulent transfer, as provided in the Uniform Fraudulent Transfer Act.

003.39. “Permanent closure” shall mean that a tank has been closed in place or removed from the ground in accordance with requirements of Chapter 10. Tanks shall not be classified by the State Fire Marshal as permanently closed until all closure and site assessment requirements are met.

003.40. “Permanently out-of-service tank” means a tank that has been taken out of service pending permanent closure. Tanks may remain out of service for one year and then must be permanently closed in accordance with the requirements of Chapter 10.

003.41. “Person” shall mean any individual, firm, joint venture, partnership, corporation, association, political subdivision, cooperative association, or joint-stock association, and includes any trustee, receiver, assignee, or personal representative thereof owning or operating a tank.
003.42. “Product Deliverer” shall mean any individual, firm, joint venture, partnership, limited-liability company, corporation, association, political subdivision, cooperative association, joint-stock association, or any other entity that is in the business of delivering or depositing regulated substances to UST systems.

003.43. “Red Tag” shall mean a tamper resistant device containing State Fire Marshal contact information affixed to the fill pipe of an UST system which clearly identifies the UST as ineligible for deliveries of a regulated substance.

003.44. “Registration permit” shall mean the annual permit owners of all tanks must secure by January 1 of each year.

003.45. “Regulated substance” shall mean:

  003.45A. Any hazardous substance defined in section 101(14) of CERCLA, but not including any substance regulated as a hazardous waste under subtitle C of such act.

  003.45B. Any petroleum product including, but not limited to, petroleum-based motor or vehicle fuels, gasoline, kerosene, and other products used for the purposes of generating power, lubrication, illumination, heating, or cleaning, but shall not include propane or liquefied natural gas.

003.46. “Release” means any spilling, leaking, emitting, discharging, escaping, leaching or disposing from a tank or any over-filling of a tank into ground water, surface water or subsurface soils.

003.47. “Release detection” is a determination that a release of a regulated substance has occurred from the UST system into the environment or into the interstitial space between the UST system and its secondary barrier or secondary containment around it.

003.48. “Repair” means to restore a tank or UST system component that has caused a release of product from the UST system.

003.49. “Residential tank” is a tank located on property used primarily for dwelling purposes.

003.50. “Secondary containment” shall mean either a single-walled tank and piping system with an excavation liner or a double-walled tank and piping system as specified in Chapter 4, 004.03 below and shall include underdispenser containment pans and tank containment sumps.
003.51. “Septic tank” is a water-tight covered receptacle designed to receive or process, through liquid separation or biological digestion, the sewage discharged from a building sewer. The effluent from such receptacle is distributed for disposal through the soil and settled solids and scum from the tank are pumped out periodically and hauled to a treatment facility.

003.52. “State Fire Marshal” shall include any Deputy State Fire Marshal and authorized personnel acting as a State Fire Marshal delegated authority.

003.53. “Storm-water or wastewater collection system” means piping, pumps, conduits, and any other equipment necessary to collect and transport the flow of surface water run-off resulting from precipitation, or domestic, commercial, or industrial wastewater to and from retention areas or any areas where treatment is designated to occur. The collection of storm water and wastewater does not include treatment except where incidental to conveyance.

003.54. “Surface impoundment” is a natural topographic depression, man-made excavation, or diked area formed primarily of earthen materials (although it may be lined with man-made materials) that is not an injection well.

003.55. “Tank” shall mean any tank or combination of tanks, including underground pipes connected to such tank or tanks, which is used to contain an accumulation of regulated substances and the volume of which is ten percent or more beneath the surface of the ground. Tank shall not include any:

003.55A. Farm or residential tank of one thousand one hundred gallons or less capacity used for storing motor fuel for consumptive use on the premises where stored, subject to a one-time fee.

003.55B. Tank with a storage capacity of one thousand one hundred gallons or less used for storing heating oil for consumptive use on the premises where stored, subject to a one-time fee.

003.55C. Septic Tank

003.55D. Tank situated in an underground area such as a basement, cellar, mineworking, drift, shaft, or tunnel if the tank is situated on or above the surface of the floor.
003.55E. Pipeline facility, including gathering lines:


003.55E3. Which is an intrastate pipeline regulated under state law comparable to the laws prescribed in 003.20E1 and 003.20E2 above.

003.55F. Surface impoundment, pit, pond, or lagoon.

003.55G. Flow-through process tank.

003.55H. Liquid trap or associated gathering lines directly related to oil or gas production and gathering operations.

003.55I. Storm water or wastewater collection system.

003.56. "Temporarily out-of-service tank" means a tank that has been taken out of service pending a return to active storage. Tanks may be temporarily taken out of service for a period of time determined by the requirements in Chapter 10.

003.57. "Upgrade" means the addition or retrofit of some systems such as cathodic protection, lining, or spill and overfill controls to improve the ability of an underground storage tank system to prevent the release of product.

003.58. "UST system" or "Tank System" means an underground storage tank, connected underground piping, underground ancillary equipment, and containment system, if any.

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

Legal Citation: Title 159, Chapter 1
Nebraska State Fire Marshal
Chapter 2 – TANK REGISTRATION AND PERMITS

001. REQUIRED TANK REGISTRATIONS

001.01. FARM, RESIDENTIAL AND HEATING OIL TANKS WITH STORAGE CAPACITY LESS THAN 1,100 GALLONS

Owners of farm, residential and heating oil tanks with storage capacity less than 1,100 gallons (as defined in 003.55A and 003.55B of Chapter 1) shall register said tanks with the State Fire Marshal. Registration forms shall be provided by and filed with the State Fire Marshal. The one-time registration shall be accompanied by a fee of five dollars and shall be valid until the State Fire Marshal is notified that a tank so registered has been permanently abandoned. The registration shall include the name and address of the tank owner, the tank location and substance stored.

001.02. PERMANENTLY ABANDONED TANKS

Owners of tanks permanently abandoned as of January 1, 1974, shall register said tanks with the State Fire Marshal. The one-time registration shall be made on forms provided by the State Fire Marshal. There will be no fee for this registration permit.

001.03. ALL OTHER REGULATED TANKS

Owners of all tanks not included in 001.01 and 001.02 above shall annually register each tank. The registration permit shall expire on December 31 of the year of issuance.

001.03A. Applications for registration permits shall be provided by and filed with the State Fire Marshal’s office.

001.03B. The registration fee shall be $30.00 per tank.

002. TANK OPERATING PERMIT

002.01. No person shall maintain or use any tank for the storage of regulated substances without first obtaining an operating permit from the State Fire Marshal.

002.01A. Owners of all tanks used to store regulated substances shall receive a temporary operating permit from the State Fire Marshal at the time of the tank’s initial registration pursuant to 003 of this chapter.
002.01B. Temporary operating permits shall be valid until such time as the State Fire Marshal, Flammable Liquid Storage Tank Section conducts an inspection. Once a tank meets all state requirements, a permanent operating permit shall be issued.

003. TANK INSTALLATION PERMIT

003.01. Owners shall obtain an installation permit for all new tank and replacement tank installations and piping installations, and all piping replacement installations in which more than 10% or 10 feet (whichever is less) of the product lines are being replaced.

003.01A. Applications for installation permits shall be provided by and filed with the State Fire Marshal’s office. Applications must be submitted at least ten (10) working days prior to the proposed installation and must include payment of a $50.00 per tank fee. Installations of piping only shall require a fee of $50.00, regardless of the number of tank connections.

003.01B. Tank installations shall meet all criteria set out in Chapter 4, “Design and Installation Standards for New UST Systems” and shall be accomplished only by persons certified as tanks installers pursuant to Chapter 3.

004. TANK CLOSURE PERMIT

004.01. A permit shall be obtained prior to all tank closures. Persons removing tanks or causing tanks to be removed shall be required to obtain a closure permit even though they are not an owner or operator as defined in Chapter 1 of this Title. Tanks may be closed by either removal or closure in place. Applications for closure permits shall be provided by and filed with the State Fire Marshal. All tank closures shall be supervised by persons certified as tank closers pursuant to Chapter 3. If a closure assessment is required, the closure assessment report shall be submitted to the State Fire Marshal within 45 days of closure.

005. PERMIT DENIAL AND REVOCATION

Persons whose application for a permit is denied or revoked shall have the right to request a hearing under procedures established by the State Fire Marshal. When the State Fire Marshal has reason to believe that a permit holder’s activities create an immediate threat to public safety, a permit may be suspended until the hearing process is complete. Any person aggrieved by a final decision of the State Fire Marshal may appeal such action pursuant to State Statutes Sections 84-917 to 84-919, N.R.S.
Legal Citation: Title 159, Chapter 2
Nebraska State Fire Marshal
Chapter 3 – CONTRACTOR LICENSING AND CERTIFICATION

001. INSTALLER/CLOSER LICENSE

No person, association, partnership or corporation shall contract for the installation or permanent closure of an UST system without first obtaining a license from the State Fire Marshal.

001.01. Every underground storage tank installation/closure contractor shall employ at least one person certified by the State Fire Marshal as a tank installer/closer. A certified person shall personally supervise all tank installations and closures.

001.02. Every underground storage tank installation/closure contractor shall maintain a minimum of five hundred thousand dollars of general liability insurance which includes coverage relating to the closure and/or installation of underground storage tanks.

002. INSTALLER/CLOSER CERTIFICATION

No person shall install or close, or supervises the installation or closure of an underground storage tank without prior certification by the State Fire Marshal as to the qualifications of such persons to install or close tanks.

002.01. Qualification for certification shall be proved by successful completion of a written examination which measures the applicant’s technical knowledge and familiarity with state regulations.

002.02. Certification shall be renewed and the certification examination shall be successfully completed every three (3) years from date of certification.

002.03. The tank installer and tank closer certification tests shall be given quarterly at different locations throughout the State. An applicant who has properly applied for an examination may take the examination unsuccessfully a maximum of two (2) times. After two unsuccessful attempts, a person must wait a minimum of six (6) months before re-applying for certification.

003. CATHODIC PROTECTION TESTER CERTIFICATION

003.01. All persons who conduct cathodic protection testing on underground storage tank systems shall be certified in a manner acceptable to the State Fire Marshal and shall be able to provide proof that the minimum requirements of Chapter 1 003.06 have been met.
003.01A. Qualification for certification shall be proven by successful completion of an examination which measures the applicant’s technical knowledge.

003.01B. In addition to the examination required in 003.01A the applicant shall successfully complete a written examination administered by the State Fire Marshal which measures the applicant’s knowledge of state underground storage tank (UST) requirements.

003.01C. Proof of successful completion of the education requirement of 003.01 shall be submitted to the State Fire Marshal prior to taking the examination required by 003.01B and prior to conducting any required cathodic protection testing on underground storage tanks and/or associated piping.

003.01D. Certification shall be renewed and the certification examination shall be successfully completed at least every three (3) years from date of last certification.

004. DENIALS AND REVOCATIONS

004.01. The State Fire Marshal may refuse to renew or may revoke or suspend a license or certificate for any of the following reasons:

004.01A. Gross incompetence or gross negligence in the installation or closure of an underground storage tank.

004.01B. Use of false evidence or misrepresentation in an application for a license or certificate.

004.01C. Knowingly violating the rule or regulations adopted and promulgated under Title 159, Nebraska Administrative Code.

004.02. Before the State Fire Marshal denies an application for a license or certificate, the affected person shall be given notice and opportunity for a hearing under procedures established by the State Fire Marshal. Upon receipt of the notification, any person aggrieved by the denial or revocation of a license or certificate may request a hearing. Any person aggrieved by a final decision of the State Fire Marshal may appeal such action pursuant to State Statutes Sections 84-917 to 84-919, Reissue R.R.S. 1999.

Legal Citation: Title 159, Chapter 3  
Nebraska State Fire Marshal
Chapter 4 – DESIGN AND INSTALLATION STANDARDS FOR NEW UST SYSTEMS

001. APPLICABILITY

All installations of new underground storage tank systems shall meet the specifications and requirements found in this chapter.

002. DESIGN STANDARDS

002.01. Tanks shall be designed and built in accordance with recognized good engineering standards for the material of construction being used, and shall be of steel, fiberglass reinforced plastic, or steel-fiberglass-reinforced plastic composite.

002.01A. Recognized good engineering standards include:

CATHODICALLY PROTECTED STEEL TANKS:

Steel Tank Institute “Specification for STI-P3 System of External Corrosion Protection of Underground Steel Storage Tanks”;

Underwriters Laboratories Standard 1746, “Corrosion Protection Systems for Underground Storage Tanks”;


FIBERGLASS-REINFORCED PLASTIC (FRP):

Underwriter’s Laboratories of Canada CAN4-S615-M83, “Standard for Reinforced Plastic Underground Tanks for Petroleum Products”; or


STEEL-FIBERGLASS-REINFORCED PLASTIC-COMPOSITE:

Underwriters Laboratories Standard 1746, “Corrosion Protection Systems for UST’s”; or

Association for Composite Tanks ACT-100, “Specification for the Fabrication of FRP Clad USTs.”

002.01B. The material of tank construction including secondary containment shall be compatible with the liquid to be stored. In case of doubt about the properties of the liquid to be stored, the supplier or producer of the liquid shall be consulted. Otherwise, the tank and containment manufacturer should be consulted to assure compatibility.

003. CATHODIC PROTECTION

003.01. All steel tanks shall be cathodically protected in the following manner:

003.01A. The tank shall be coated with a suitable dielectric material.

003.01B. Field-installed cathodic protection systems shall be designed by a corrosion expert.

003.01C. Impressed current systems shall be designed to allow determination of current operating status as required in 002.03 of Chapter 6.

003.01D. Cathodic protection systems shall be operated and maintained in accordance with 002 of Chapter 6.
004. NEW TANK INSTALLATION

004.01. The installation of a new tank shall be carried out in accordance with the manufacturer’s recommendations and accepted engineering practices, such as:

Petroleum Equipment Institute/RP100

American Petroleum Institute Publication 1615

004.02. Owners shall obtain an installation permit for all new tank and new piping installations pursuant to the requirements of Chapter 2. New tanks and new piping shall be installed only by certified installers pursuant to the requirements of Chapter 3.

004.03. All underground storage tanks, or piping connected to any such tanks, that are installed or replaced after September 19, 2007 shall be secondarily contained and the interstice shall be monitored for leaks. This provision shall include the installation of tank sumps and under-dispenser containment sumps.

004.03A. As used in this subsection the term ‘underground storage tank’ has the meaning given to UST system in Chapter 1, 003.57, except that such term does not include tank combinations of more than a single underground pipe connected to a tank.

004.03B. When a new motor fuel dispenser system and the equipment necessary to connect the equipment is installed after the effective date of these regulations, under-dispenser spill containment shall be required. As used in this subsection the term “new motor fuel dispenser system” means the installation of a new motor fuel dispenser and the equipment necessary to connect the dispenser to the underground storage tank system, but does not mean the installation of a motor fuel dispenser installed separately from the equipment needed to connect the dispenser to the underground storage tank system.

004.03C. Tank and piping secondary containment shall be compatible with the substance stored in the tank system.

004.03D. Interstitial monitoring shall be provided for all new tanks and piping installed after September 19, 2007. Interstitial monitoring shall comply with the requirements of Chapter 7, 004.05.
004.03E. Secondary containment systems must be designed, constructed and installed to:

004.03E1. Contain regulated substances released from the tank system until they are detected and removed;

004.03E2. Prevent the release of regulated substances to the environment at any time during the operational life of the UST system; and

004.03E3. Be checked for evidence of a release at least every 30 days.

004.03F. Double-walled tanks must be designed, constructed, and installed to:

004.03F1. Contain a release from any portion of the inner tank within the outer wall; and

004.03F2. Detect the failure of the inner wall.

004.03G. External liners (including vaults) must be designed, constructed, and installed to:

004.03G1. Contain 100 percent of the capacity of the largest tank within its boundary;

004.03G2. Prevent the interference of precipitation or groundwater intrusion with the ability to contain or detect a release of regulated substances; and

004.03G3. Surround the tank completely (i.e., it is capable of preventing lateral as well as vertical migration of regulated substances).

004.03H. Underground piping, including “safe suction” piping, must be equipped with secondary containment that satisfies the requirements of 004.03E above (e.g., trench liners, jacketing of double-walled pipe). In addition, underground piping that conveys regulated substances under pressure must be equipped with an automatic line leak detector in accordance with 005.01 of Chapter 7.

004.04. All new tanks, their welds, seams, and connecting fittings, must be tested prior to installation for tightness using standard engineering practices.
004.04A. Pre-installation tank testing shall be in accordance with Petroleum Equipment Institute/RP 100 or the tank manufacturer’s installation instructions.

004.04B. All new single-wall tanks installed in excavation liners shall be tested with three (3) to five (5) psig of air pressure. Gauges must have a scale that will permit detection of small changes in pressure. A gauge with a maximum limit of 10 to 15 psig is required. The test will include the application of a soap solution over the entire surface of the tank and its fittings, followed by careful inspection for bubbles. The soap solution should be applied uniformly with a mop or spray.

004.04C. All new double-walled tanks shall be tested with three (3) to five (5) psig of air pressure. Gauges must have a scale that will permit a detection of small changes in pressure. A gauge with a maximum limit of 10 to 15 psig is required. The test shall include pressurizing the inner tank from three (3) to five (5) psig then sealing the inner tank disconnecting the external air supply, and monitoring the pressure for one hour. The interstice shall be tested using the air from the inner tank. A second gauge, as described above, must be used in monitoring the interstice. The entire surface of the tank shall be soaped followed by a careful inspection for bubbles. The soap solution should be applied uniformly with a mop or spray.

004.04D. All defects or scratches in the tank’s coating shall be repaired in a manner approved by the manufacturer.

004.05. Backfill material shall be pea gravel, crushed rock, or clean sand free of cinders, stones, and any other foreign material. Tank installation instructions may require specific aggregate sized crushed rock or gravel. Instructions may also specify mechanical compaction or layered placement of bedding and backfill. The installation instructions provided by the manufacturer must always be consulted prior to installation.

004.06. Steel underground tanks shall be covered with a minimum of two (2) feet (0.60 m) of backfill, or shall be covered with not less than one (1) foot (0.30 m) of backfill, on top of which shall be placed a slab of reinforced concrete not less than four (4) inches (10 cm) thick. When they are, or are likely to be, subjected to traffic they shall be protected against damage from vehicles passing over them by at least three (3) feet (0.90 m) of backfill, or 18 inches (45.7 cm) of well-tamped backfill plus either six (6) inches (15 cm) of reinforced concrete or eight (8) inches (20 cm) of asphaltic concrete. When asphaltic or reinforced concrete paving is used
as part of the protection, it shall extend at least one (1) foot (0.30 m) horizontally beyond the rim of the excavation in all directions.

**004.07.** Anchoring of tanks shall be required whenever there is a possibility of tank flotation. When anchoring tanks equipped with cathodic protection the straps must be electrically isolated from the tanks. Straps must be provided or approved by the tank manufacturer. Anchoring of all tanks shall be performed in accordance with the tank manufacturer’s specifications or accepted engineering practices. Prevention of tank flotation through increased overburden shall be allowed only if approved by the tank manufacturer.

**004.08.** Owners and operators must use the following spill and overfill prevention equipment:

**004.08A.** Spill prevention equipment that will prevent release of product to the environment when the transfer hose is detached from the fill pipe. If a spill catchment basin is used to meet this requirement it must be capable of holding three gallons of product; and

**004.08B.** Overfill prevention equipment that will:

**004.08B1.** Automatically shut off flow into the tank when the tank is no more than 95 percent full; or

**004.08B2.** Alert the transfer operator when the tank is no more than 90 percent full by restricting the flow into the tank or triggering a high-level alarm; or

**004.08B3.** Restrict flow 30 minutes prior to overfilling, alert the operator with a high level alarm one minute before overfilling, or automatically shut off flow into the tank so that none of the fittings located on top of the tank are exposed to product due to overfilling.

**004.08B4.** Due to the fact that vent restriction devices referred to as “float-vent valves” or “ball-float valves” increase the risk of tank over-pressurization, these devices shall not be installed on any UST after September 19, 2007.

**004.09.** Owners and operators are not required to use the spill and overfill prevention equipment specified in 004.08A if:

**004.09A.** Alternative equipment is used that is determined by the State Fire Marshal to be no less protective of human health and the
environment as the equipment specified in 004.08A and 004.08B above; or

004.09B. The UST system is filled by transfers of no more than 25 gallons at a time.

004.10. All new UST systems must be equipped with one method of release detection as outlined in Chapter 7.

004.11. All new underground product pipes must be made of fiberglass reinforced plastic, flexible plastic or cathodically protected, coated steel and must be designed, fabricated and installed in accordance with recognized standards such as:

- NACE Standard RP-01-69
- Underwriters Laboratories Subject 971-05
- American Petroleum Institute Publication 1632
- PEI RP 100

NOTE: Galvanized piping shall not be used for product lines.

004.11A. Before underground piping is installed, the trench shall receive as a minimum a six (6) inch deep bed of well compacted, coarse-grained homogeneous material such as clean sand or pea gravel. All trenches shall be wide enough to permit at least six (6) inches of coarse-grained homogeneous backfill material around all lines.

004.11A1. Vent and fill lines must be coated but need not be cathodically protected. Metallic product lines must be cathodically protected.

004.11B. All product lines shall slope a minimum of 1/8 of inch per foot towards the tank and be installed in a single trench between the tank area and pump island. All vent lines shall slope a minimum of 1/8 inch per foot towards the tank and be installed in a single trench.

004.11C. All unions and fittings shall be a minimum of 250 lb. All joints, damaged pipe coating or unprotected threads shall be wrapped or coated with a material approved by the manufacturer.

004.11D. All new product lines shall be pneumatically tested for tightness with air pressure. All joints, seams and connections shall be soaped to detect leakage. For non-metallic piping the entire surface as well as joints and connections shall be soaped. The test
shall be maintained for a minimum of one (1) hour, and all soaped areas shall be visually inspected for bubbles or any other indication of a leak. Piping shall be tested at not less than 50 psig at the highest point of the system. Any loss of pressure or appearance of bubbles shall constitute failure of the test.

**004.11E.** All product supply lines which are used in conjunction with remote pumping systems shall be installed with a product-line leak detector in accordance with the manufacturer’s installation instructions. Leak detectors shall be checked and tested at least annually according to the manufacturer’s specification to insure proper installation and operation. Records of these tests must be kept on site.

**004.11F.** All conventional suction systems shall have no more than one check valve per pump.

**004.11G.** Field-installed cathodic protection systems shall be designed by a corrosion expert.

**004.12.** Alternate methods of piping construction and corrosion protection used to meet the requirements of this chapter may be approved by the State Fire Marshal and shall be designed to prevent the release or threatened release of any stored regulated substance in a manner that is no less protective of human health and the environment than the requirements in 004.10 above.

**004.13.** Underground storage tank systems storing hazardous substances as defined in 003.25 in Chapter 1 shall meet the following requirements:

**004.13A.** All existing hazardous substance UST systems must meet the release detection requirements for new UST systems in 004.03 above.

**004.13B.** Underground piping must be equipped with secondary containment that satisfies the requirements of 004.03 above (e.g., trench liners, jacketing of double-walled pipe). In addition, underground piping that conveys regulated substances under pressure must be equipped with an automatic line leak detector in accordance with 005.01 of Chapter 7.
004.13C. Other methods of release detection may be used if owners and operators:

004.13C1. Demonstrate to the State Fire Marshal that an alternate method can detect a release of the stored substance as effectively as any of the methods allowed in 004.02-004.08 of Chapter 7 can detect a release of petroleum;

004.13C2. Provide information to the State Fire Marshal on effective corrective action technologies, health risks, and chemical and physical properties of the stored substance, and the characteristics of the UST site; and,

004.13C3. Obtain approval from the State Fire Marshal to use the alternate release detection method before the installation and operation of the new UST system.

004.14. All used steel and fiberglass reinforced plastic tanks shall require the manufacturer’s certification for re-installation. Installations shall follow all procedures set out in 004 of this chapter.
Chapter 5 – UPGRADE REQUIREMENTS FOR EXISTING UST SYSTEMS

001. COMPLIANCE

All existing UST systems must comply with one of the following requirements:

001.01. UST system performance standards under Chapter 4;

001.02. The upgrading requirements in 002 through 004 below; or

001.03. Closure requirements under Chapter 10, including applicable requirements for corrective action under Department of Environmental Quality regulations.

002. TANK UPGRADE REQUIREMENTS

Steel tanks must be upgraded to meet one of the following requirements in accordance with a code of practice developed by a nationally recognized association or independent testing laboratory:

002.01. Interior lining. A tank may be upgraded by internal lining if:

002.01A. The tank is either tightness tested within six months prior to the lining and the results are submitted to the State Fire Marshal or another approved method of monthly monitoring has been in place for six months prior to lining, and

002.01B. The internal lining is installed by a contractor or person registered with the State Fire Marshal FLST Division, and

002.01C. The owner submits notification of intent to upgrade by means of internal lining, along with any ATG, soil vapor, ground water or interstitial monitoring records or tightness test results prior to lining, and

002.01D. The lining is installed in accordance with the requirements of 004 in Chapter 6, and

002.01E. Within 10 years after lining, and every five (5) years thereafter, the lined tank is internally inspected and found to be structurally sound with the lining still performing in accordance with original design specifications.
002.02. Cathodic protection. A tank may be upgraded by cathodic protection if the cathodic protection system meets the requirements of 003.01B through 003.01D in Chapter 4, the owner submits notification of intent to upgrade by cathodic protection, and the integrity of the tank is ensured using one of the following methods.

002.02A. The tank is internally inspected and assessed to ensure that the tank is structurally sound and free of corrosion holes prior to installing the cathodic protection system; or

002.02B. The tank has been installed for less than 10 years and is monitored monthly for releases in accordance with 004.04 through 004.06 in Chapter 7; or

002.02C. The tank has been installed for less than 10 years and is assessed for corrosion holes by conducting two (2) tightness tests that meet the requirements of 004.03 in Chapter 7. The first tightness test must be conducted prior to installing the cathodic protection system. The second tightness test must be conducted between three (3) and six (6) months following the first operation of the cathodic protection system; or

002.02D. The tank is assessed for corrosion holes by a method that is determined by the State Fire Marshal to prevent releases in a manner that is no less protective of human health and the environment than 002.02A through 002.02C above.

002.03. Internal lining combined with cathodic protection. A tank may be upgraded by both internal lining and cathodic protection if:

002.03A. The lining is installed in accordance with the requirements of 004 in Chapter 6; and

002.03B. The cathodic protection system meets the requirements of 003.01B through 003.01D in Chapter 4. [Note: The following codes and standards may be used to comply with this section:

American Petroleum Institute Publication 1631, “Recommended Practice for the Interior Lining of Existing Steel Underground Storage Tanks”;

National Leak Prevention Association Standard 631, “Spill Prevention, Minimum 10 Year Life Extension of Existing Steel Underground Tanks by Lining Without the Addition of Cathodic Protection”;

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National Association of Corrosion Engineers Standard RP-02-85, “Control of External Corrosion on Metallic Buried, Partially Buried, or Submerged Liquid Storage Systems”; and


003. PIPING UPGRADING REQUIREMENTS

Metal piping that routinely contains regulated substances and is in contact with the ground must be cathodically protected in accordance with a code of practice developed by a nationally recognized association or independent testing laboratory and must meet the requirements of 004.10 in Chapter 4.

004. SPILL AND OVERFILL PREVENTION EQUIPMENT

To prevent spilling and overfilling associated with product transfer to the UST system, all existing UST systems must comply with new UST system spill and overfill prevention equipment requirements specified in 004.08 in Chapter 4.

Legal Citation: Title 159, Chapter 5  
Nebraska State Fire Marshal
Chapter 6 – GENERAL OPERATING REQUIREMENTS FOR EXISTING UST SYSTEMS

001. SPILL AND OVERFILL CONTROL

001.01. Owners and operators must ensure that releases due to spilling or overfilling do not occur. The owner and operator must ensure that the volume available in the tank is greater than the volume of product to be transferred to the tank before the transfer is made and that the transfer operation is monitored constantly to prevent overfilling and spilling.

[Note: The transfer procedures described in National Fire Protection Association Publication 385 may be used to comply with 001.01 above. Further guidance on spill and overfill prevention appears in American Petroleum Institute Publication 1621, “Recommended Practice for Bulk Liquid Stock Control at Retail Outlets,” and National Fire Protection Association Standard 30, “Flammable and Combustible Liquids Code.”]

001.02. The owner and operator must report, investigate and clean up any spills and overfills in accordance with 004 in Chapter 8.

002. OPERATION AND MAINTENANCE OF CATHODIC PROTECTION

All owners and operators of steel UST systems with corrosion protection must comply with the following requirements to ensure that releases due to corrosion are prevented for as long as the UST system is used to store regulated substances:

002.01. All corrosion protection systems must be operated and maintained to continuously provide corrosion protection to the metal components of that portion of the tank and piping that routinely contain regulated substances and are in contact with the ground.

002.02. All UST systems equipped with cathodic protection systems must be inspected for proper operation by a qualified cathodic protection tester in accordance with the following requirements:

002.02A. Frequency. All cathodic protection systems must be tested within six (6) months of installation; and

002.02A1. Impressed current cathodic protection systems shall be tested annually thereafter; and

002.02A2. Galvanic or sacrificial anode cathodic protection systems shall be tested at least every three years thereafter.
002.02B. **Inspection criteria.** The criteria used to determine that cathodic protection is adequate as required by this section must be in accordance with a code of practice developed by a nationally recognized association.

*[Note: National Association of Corrosion Engineers Standard RP-0285, “Control of External Corrosion on Metallic Buried, Partially Buried, or Submerged Liquid Storage Systems,” may be used to comply with 002.02B above.]*

002.02C. **Cathodic protection tester qualifications.** Cathodic protection testing shall be performed by those testers who are certified pursuant to 003 of Chapter 3.

002.03. UST systems with impressed current cathodic protection systems must also be inspected every 60 days to ensure the equipment is functioning properly.

002.04. For UST systems using cathodic protection, records of the operation of the cathodic protection must be maintained (in accordance with 005 of this Chapter) to demonstrate compliance with the performance standards in this section. These records must provide the following:

002.04A. The results of the last three inspections required in 002.03 above; and

002.04B. The results of testing from the last two inspections required in 002.02 of this Chapter.

003. **COMPATIBILITY**

Owners and operators must use an UST system made of or lined with materials that are compatible with the substance stored in the UST system.

*[Note: Owners and operators storing alcohol blends may use the following codes to comply with the requirements of this section:]*

- American Petroleum Institute Publication 1626, “Storing and Handling Ethanol and Gasoline-Ethanol Blends at Distribution Terminals and Service Stations”; and

004. REPAIRS ALLOWED

Owners and operators of UST systems must ensure that repairs will prevent releases due to structural failure or corrosion as long as the UST system is used to store regulated substances. The repairs must meet the following requirements:

004.01. Repairs to UST systems must be properly conducted in accordance with a code of practice developed by a nationally recognized association or an independent testing laboratory.


004.02. Repairs to fiberglass-reinforced plastic tanks may be made by the manufacturer’s authorized representatives or in accordance with a code of practice developed by a nationally recognized association or an independent testing laboratory.

004.03. Metal pipe sections and fittings that have released product as a result of corrosion or other damage must be replaced. Fiberglass pipes and fittings may be repaired in accordance with the manufacturer’s specifications.

004.04. Repaired tanks and piping must be tightness tested in accordance with 004.03 and 005.02 in Chapter 7 within 30 days following the date of the completion of the repair except as provided in subsections 004.04A and 004.04B below:

004.04A. The repaired portion of the UST system is monitored monthly for releases in accordance with a method specified in 004.04 through 004.06 in Chapter 7; or

004.04B. Another test method is used that is determined by the State Fire Marshal to be no less protective of human health and the environment than those listed above.
004.05. Within six (6) months following the repair of any cathodically protected UST system, the cathodic protection system must be tested in accordance with 002.02 and 002.03 in this chapter to ensure that it is operating properly.

004.06. UST system owners and operators must maintain records of each repair for the remaining operating life of the UST system that demonstrate compliance with the requirements of this section.

005. TANK GAUGING

A monitoring system based on tank gauging procedures shall be required for all tanks. Tank gauging procedures are set out in 004.01 and 004.02 of Chapter 7 and shall be implemented until an approved release detection method is in place.

006. REPORTING AND RECORDKEEPING

Owners and operators of UST systems must cooperate fully with inspections, monitoring and testing conducted by the State Fire Marshal and Department of Environmental Quality as well as requests for document submission, testing, and monitoring by the owner or operator.

006.01. Reporting. Owners and operators must submit the following information to the State Fire Marshal:

006.01A. Registration for all UST systems (see Chapter 2);

006.01B. Reports of all releases including suspected releases (see Chapter 8), spills and overfills (see 001 of this chapter). Reported or suspected releases of regulated substances from any tank must be reported to the State Fire Marshal and the Department of Environmental Quality within 24 hours by the owner or the person in charge of the tank. The State Fire Marshal and the Department of Environment Quality can be contacted at their offices during normal working hours, and at (402) 471-4545 after hours.

006.01C. Initial abatement measures taken in response to a release.
006.02. **Recordkeeping.** Owners and operators must maintain the following information:

- **006.02A.** Inventory control or tank gauging records;
- **006.02B.** Documentation of operation of corrosion protection equipment (002 above);
- **006.02C.** Documentation of UST system repairs (004.06 above);
- **006.02D.** Recent compliance with release detection requirements in 006 of Chapter 7; and
- **006.02E.** Results of the site investigation conducted at permanent closure (005 of Chapter 10).

006.03. **Availability and maintenance of records.** Owners and operators must keep the required records either:

- **006.03A.** At the UST site and immediately available for inspection by the State Fire Marshal; or
- **006.03B.** At a readily available alternative site approved by the State Fire Marshal.

[Note: In the case of permanent closure records required under 005 of Chapter 10, owners and operators are also provided with the additional alternative of mailing closure records to the State Fire Marshal if they cannot be kept at the site or an alternative site as indicated above.]

Legal Citation: Title 159, Chapter 6
Nebraska State Fire Marshal
Chapter 7 – RELEASE DETECTION REQUIREMENTS

001. GENERAL REQUIREMENTS FOR ALL UST SYSTEMS

Owners and operators shall conduct and record the daily product inventory control requirements as described in 004.01A-G of this chapter for all new and existing UST systems.

[Exception: UST systems eligible for and utilizing manual tank gauging in accordance with 004.02 of this chapter do not need to meet the daily inventory requirement.]

In addition, owners and operators of new and existing UST systems shall use a method, or combination of methods, of release detection that:

001.01. Can detect a release from any portion of the tank and the connected underground piping that routinely contains product;

001.02. Is installed, calibrated, operated, and maintained in accordance with the manufacturer’s instructions, including routine maintenance and service checks for operability or running condition; and

001.03. Meets the performance requirements in 004 or 005 of this chapter, with any performance claims and their manner of determination described in writing by the equipment manufacturer or installer. In addition, methods used after January 1, 1991 except for methods permanently installed prior to that date, must be capable of detecting the leak rate or quantity specified for that method in 004.02, 004.03 and 004.04 or 005.01 and 005.02 of this chapter with a probability of detection of 0.95 and a probability of false alarm of 0.05.

001.04. When a release detection method operated in accordance with the performance standards in 004 and 005 of this chapter indicates a release may have occurred, owners and operators must notify the State Fire Marshal within 24 hours in accordance with 006.01B in Chapter 6.

001.05. Owners and operators of all UST systems must comply with the release detection requirements of this chapter.

001.05A. Any existing UST system that cannot apply a method of release detection that complies with the requirements of this section must complete the permanent closure procedures in Chapter 10.
002. REQUIREMENTS FOR PETROLEUM UST SYSTEMS

Owners and operators of petroleum UST systems must provide release detection for tanks and piping as follows:

002.01. Tanks. Tanks must be monitored at least every 30 days for releases using one of the methods listed in 004.04 through 004.06 below except that:

002.01A. UST systems that meet the performance standards in Chapter 4 or Chapter 5, and the monthly inventory control requirements in 004.01 or 004.02 of this chapter, may use tank precision testing (conducted in accordance with 004.03 below) at least every five (5) years for 10 years after the tank is installed or upgraded under 002 in Chapter 5.

002.01B. UST systems that do not meet the performance standards in Chapter 4 or Chapter 5 must be upgraded under Chapter 5 or permanently closed under 002 in Chapter 10; and

002.01C. Tanks with capacity of 1000 gallons or less may use weekly tank gauging in accordance with 004.02 below.

002.02. Piping. Underground piping that routinely contains regulated substances must be monitored for releases in a manner that meets one of the following requirements:

002.02A. Pressurized piping. Underground piping that conveys regulated substances under pressure must:

002.02A1. Be equipped with an automatic line leak detector conducted in accordance with 005.01 below; and

002.02A2. Have an annual line tightness test conducted in accordance with 005.02 below or have monthly monitoring conducted in accordance with 005.03 below.

002.02B. Suction piping. Underground piping that conveys regulated substances under suction must either have a line tightness test conducted at least every three (3) years and in accordance with 005.02 below, or use a monthly monitoring method conduct in accordance with 005.03 below. No release detection is required for suction piping that is designed and constructed to meet the following standards:
002.02B1. The below-grade piping operates at less than atmospheric pressure;

002.02B2. The below-grade piping is sloped so that the contents of the pipe will drain back into the storage tank if the suction is released;

002.02B3. Only one check valve is included in each suction line;

002.02B4. The check valve is located directly below and as close as practical to the suction pump; and

002.02B5. A method is provided that allows compliance with 002.02B2 - 002.02B4 to be readily determined.

003. REQUIREMENTS FOR HAZARDOUS SUBSTANCE UST SYSTEMS

Owners and operators of hazardous substance UST systems must provide release detection that meets the following requirements:

003.01. Hazardous substance UST systems must meet the release detection requirements for petroleum UST systems in 002 and 004 and the design standards of 003.02.

003.02. Release detection at new hazardous substance UST systems must meet the following requirements:

003.02A. Secondary containment systems must be designed, constructed and installed to:

003.02A1. Contain regulated substances released from the tank system until they are detected and removed;

003.02A2. Prevent the release of regulated substances to the environment at any time during the operational life of the UST system; and

003.02A3. Be checked for evidence of a release at least every 30 days.

[Note: The provisions of 40 CFR 265.193, Containment and Detection of Releases, may be used to comply with these requirements.]
003.02B. Double-walled tanks must be designed, constructed, and installed to:

003.02B1. Contain a release from any portion of the inner tank within the outer wall; and

003.02B2. Detect the failure of the inner wall.

003.02C. External liners (including vaults) must be designed, constructed, and installed to:

003.02C1. Contain 100 percent of the capacity of the largest tank within its boundary;

003.02C2. Prevent the interference of precipitation or groundwater intrusion with the ability to contain or detect a release of regulated substances; and

003.02C3. Surround the tank completely (i.e., it is capable of preventing lateral as well as vertical migration of regulated substances).

003.02D. Underground piping must be equipped with secondary containment that satisfies the requirements of 003.02A above (e.g., trench liners, jacketing of double-walled pipe). In addition, underground piping that conveys regulated substances under pressure must be equipped with an automatic line leak detector in accordance with 005.01 below.

003.02E. Other methods of release detection may be used if owners and operators:

003.02E1. Demonstrate to the State Fire Marshal that an alternate method can detect a release of the stored substance as effectively as any of the methods allowed in 004.02 - 004.06 below can detect a release of petroleum;

003.02E2. Provide information to the State Fire Marshal on effective corrective action technologies, health risks, and chemical and physical properties of the stored substance, and the characteristics of the UST site; and,

003.02E3. Obtain approval from the State Fire Marshal to use the alternate release detection method before the installation and operation of the new UST system.
004. METHODS OF RELEASE DETECTION FOR TANKS

Each method of release detection for tanks used to meet the requirements of 002 above must be conducted in accordance with the following:

004.01. Inventory control. A daily product inventory control system (or another test of equivalent performance) must be utilized which is capable of detecting a release of at least 1.0 percent of flow-through plus 130 gallons on a monthly basis in the following manner:

004.01A. Inventory volume measurements for regulated substance inputs, withdrawals, and the amount still remaining in the tank shall be recorded each operating day;

004.01B. The equipment used must be capable of measuring the level of product over the full range of the tank’s height to the nearest one-eighth of an inch;

004.01C. The regulated substance inputs shall be reconciled with delivery receipts by measurement of the tank inventory volume before and after delivery;

004.01D. Deliveries shall be made through a drop tube that extends to within six inches of the tank bottom;

004.01E. Product dispensing shall be metered and recorded within the local standards for meter calibration or an accuracy of six (6) cubic inches for every five (5) gallons of product withdrawn; and

004.01F. The measurement of any water level in the bottom of the tank shall be made to the nearest one-eighth of an inch at least once a month.

004.01G. Inventory shall be reconciled on a monthly basis and reconciled records shall be retained for five years.

[Note: Practices described in the American Petroleum Institute Publication 1621, “Recommended Practice for Bulk Liquid Stock Control at Retail Outlets,” may be used, where applicable, as guidance in meeting the requirements of this section.]

004.02. Manual tank gauging. Manual tank gauging must meet the following requirements:
004.02A. Tank liquid level measurements shall be taken at the beginning and ending of a period of time during which no liquid is added to or removed from the tank;

004.02B. Level measurements shall be based on the average of two consecutive stick readings at both the beginning and ending of the period;

004.02C. The measurement of any water level in the bottom of the tank shall be made to the nearest one-eighth of an inch at least once a month.

004.02D. The equipment used shall be capable of measuring the level of product over the full range of the tank’s height to the nearest one-eighth of an inch.

004.02E. If the variation between beginning and ending measurements exceeds the weekly or monthly standards in the following table, a leak is suspected and the tank is subject to the requirements of 006.01B of Chapter 6:

<table>
<thead>
<tr>
<th>Nominal Tank Capacity &amp; Dimensions</th>
<th>Weekly Standard (one test)</th>
<th>Monthly Standard (average of four tests)</th>
<th>Minimum Test Duration</th>
</tr>
</thead>
<tbody>
<tr>
<td>550 gallons or less</td>
<td>10 gallons</td>
<td>5 gallons</td>
<td>36 hours</td>
</tr>
<tr>
<td>551-999 gallons</td>
<td>13 gallons</td>
<td>7 gallons</td>
<td>36 hours</td>
</tr>
<tr>
<td>1,000 gallons (64&quot; x 73&quot;)</td>
<td>9 gallons</td>
<td>4 gallons</td>
<td>44 hours</td>
</tr>
<tr>
<td>1,000 gallons (48&quot; x 128&quot;)</td>
<td>12 gallons</td>
<td>6 gallons</td>
<td>58 hours</td>
</tr>
<tr>
<td>1,001-2,000 gallons</td>
<td>26 gallons</td>
<td>13 gallons</td>
<td>36 hours</td>
</tr>
</tbody>
</table>

004.02F. Tanks of 1,000 gallons or less nominal capacity may use this as the sole method of release detection. Tanks of 2,000 gallons or less may use this method in place of daily inventory control in 004.01 above in combination with tank tightness testing requirements in 002 of this chapter. Tanks of more than 2,000 gallons...
gallons nominal capacity may not use this method to meet the requirements of this section.

004.03. **Tank tightness testing.** Tank tightness testing (or another test of equivalent performance) must be capable of detecting a 0.1 gallon per hour leak rate with a probability of detection of 95% and a probability of false alarm no more than 5%. Tank tightness tests must be performed when the tank is at least 95% full, while accounting for the effects of thermal expansion or contraction of the product, vapor pockets, tank deformation, evaporation or condensation, and the location of the water table.

004.03A. The tank tightness test shall be conducted in accordance with a code or standard of practice developed by a nationally recognized association or independent testing laboratory.

004.03B. The tank tightness test shall be performed by qualified personnel who possess the requisite training, experience and competence to conduct the test properly, who are present at the facility and who maintain responsible oversight throughout the entire testing procedure, and who have been certified by the manufacturer or developer of the testing equipment as being qualified to perform the test. The tank precision test shall be conducted in strict accordance with the testing procedures developed by the system manufacturer or developer.

004.04. **Automatic tank gauging.** Equipment for automatic tank gauging that tests for the loss of product and conducts inventory control must meet the following requirements:

004.04A. The automatic product level monitor test must be able to detect a 0.2 gallon per hour leak rate from any portion of the tank that routinely contains product; and

004.04B. Inventory control (or another test of equivalent performance) shall be conducted in accordance with the requirements of 004.01 above.

004.05. **Interstitial monitoring.** Interstitial monitoring between the UST system and a secondary barrier immediately around or beneath it may only be used if the system is designed, constructed and installed to detect a leak from any portion of the tank that routinely contains product and also meets one of the following requirements:
004.05A. For double-walled UST systems, the sampling or testing method must be able to detect a release through the inner wall in any portion of the tank that routinely contains product.

[Note: The provisions outlined in the Steel Tank Institute’s “Standard for Dual Wall Underground Storage Tanks” may be used as guidance for aspects of the design and construction of underground steel double-walled tanks.]

004.05B. For UST systems with a secondary barrier within the excavation zone, the sampling or testing method used must be able to detect a release between the UST system and the secondary barrier.

004.05B1. The secondary barrier around or beneath the UST system shall consist of artificially constructed material that is sufficiently thick and impermeable (at least $10^{-6}$ cm/sec for the regulated substance stored) to direct a release to the monitoring point and permit its detection.

004.05B2. The barrier must be compatible with the regulated substance stored so that a release from the UST system will not cause a deterioration of the barrier allowing a release to pass through undetected.

004.05B3. For cathodically protected tanks, the secondary barrier must be installed so that it does not interfere with the proper operation of the cathodic protection system.

004.05B4. The ground water, soil moisture, or rainfall must not render the testing or sampling method used inoperative so that a release could go undetected for more than 30 days.

004.05B5. The site must be assessed to ensure that the secondary barrier is always above the ground water and not in a 25-year flood plain, unless the barrier and monitoring designs are for use under such conditions.

004.05B6. Monitoring wells must be clearly marked and secured to avoid unauthorized access and tampering.

004.05C. For tanks with an internally fitted liner, an automated device must be able to detect a release between the inner wall of the tank and the liner, and the liner must be compatible with the substance stored.
004.06. **Other methods.** An alternative method of release detection, or a combination of methods, may be used if:

004.06A. It can detect a 0.2 gallon per hour leak rate or a release of 150 gallons within a month with a probability of detection of 0.95 and a probability of false alarm of 0.05; or

004.06B. The State Fire Marshal may accept another method if the owner and operator can demonstrate that the method can detect a release at least as effectively as any of the methods allowed in 004.03-004.05 of this chapter. If the method is accepted, the owner and operator must comply with any conditions imposed by the State Fire Marshal on its use to ensure the protection of human health and the environment.

005. **METHODS OF RELEASE DETECTION FOR PIPING**

Each method of release detection for piping used to meet the requirements of 002 above must be conducted in accordance with the following:

005.01. **Automatic line leak detectors.** Methods which alert the operator to the presence of a leak by restricting or shutting off the flow of regulated substances through piping or triggering an audible or visual alarm may be used only if they detect leaks of three (3) gallons per hour at 10 pounds per square inch line pressure within one (1) hour. An annual test of the operation of the leak detector must be conducted in accordance with the manufacturer’s specifications.

005.02. **Line tightness testing.** A periodic test of piping may be conducted only if it can detect a 0.1 gallon per hour leak rate at one and one-half times the operating pressure.

005.03. **Applicable tank methods.** The methods in 004.05 of this chapter may be used if designed to detect a release from any portion of the underground piping that routinely contains regulated substances.

006. **RELEASE DETECTION RECORD-KEEPING**

All UST system owners and operators must maintain records in accordance with 006 in Chapter 6 demonstrating compliance with all applicable requirements of this chapter. The records must include the following:

006.01. All written performance claims pertaining to any release detection system used, and the manner in which these claims have been justified or tested by the equipment manufacturer or installer, must be
maintained for five (5) years, or for another reasonable period of time determined by the State Fire Marshal, from the date of installation.

006.02. The results of any sampling, testing, or monitoring must be maintained for at least five (5) years, except that the results of tank tightness testing conducted in accordance with 004.03 of this chapter must be retained until the next test is conducted.

006.03. Written documentation of all calibration, maintenance, and repair of release detection equipment permanently located on-site must be maintained for at least one year after the servicing work is completed, or for another reasonable time period determined by the State Fire Marshal. Any schedules of required calibration and maintenance provided by the release detection equipment manufacturer must be retained for five (5) years from the date of installation.

Legal Citation: Title 159, Chapter 7
Nebraska State Fire Marshal
Chapter 8 - REPORTING OF RELEASES AND SUSPECTED RELEASES

001. REPORTING OF RELEASES AND SUSPECTED RELEASES

Owners and operators of UST systems must report to the State Fire Marshal and follow the procedures in 003 of this chapter if:

001.01. There has been a discovery of released regulated substances at the UST site or in the surrounding area. This includes, but is not limited to, the presence of free product or vapors in soils, basements, sewer or utility lines, or nearby surface water;

001.02. There are unusual operating conditions observed by owners or operators. This includes, but is not limited to, the erratic behavior of product dispensing equipment, the sudden loss of product from the UST system, or an unexplained presence of water in the tank, unless the equipment is found to be defective but not leaking, and is immediately repaired or replaced; or,

001.03. Monitoring results from a release detection method required under 002 and 003 in Chapter 7, indicate a release may have occurred unless:

001.03A. The monitoring device is found to be defective, and is immediately repaired, recalibrated or replaced, and additional monitoring does not confirm the initial result; or

001.03B. In the case of inventory control, a second month of data does not confirm the initial result.

002. INVESTIGATION DUE TO OFF-SITE IMPACTS

When required by the State Fire Marshal or Department of Environmental Quality, owners and operators of UST systems must follow the procedures in 003 below to determine if the UST system is the source of off-site impacts. These impacts include, but are not limited to, the discovery of regulated substances (such as the presence of free product or vapors in soils, basements, sewer and utility lines, and nearby surface and drinking waters) that has been observed by the State Fire Marshal or Department of Environmental Quality or brought to the attention of either agency by a third party.

003. RELEASE INVESTIGATION AND CONFIRMATION STEPS

Unless corrective action is initiated in accordance with Department of Environmental Quality regulations, owners and operators must immediately investigate and confirm all suspected releases of regulated substances requiring
reporting under 001 of this chapter within seven (7) days, or another reasonable
time period specified by the State Fire Marshal, using either the following steps
or another procedure approved by the State Fire Marshal:

003.01. System test. Owners and operators must conduct tests
(according to the requirements for tightness testing in 004.03 and 005.02
in Chapter 7) that determine whether a leak exists in that portion of the
tank that routinely contains product, or the attached delivery piping, or
both.

003.01A. Owners and operators must repair, replace or upgrade
the UST system, and begin corrective action in accordance with
Department of Environmental Quality regulations if the test results
for the system, tank, or delivery piping indicate that a leak exists.

003.01B. Further investigation is not required if the test results for
the system, tank, and delivery piping do not indicate that a leak
exists and if environmental contamination is not the basis for
suspecting a release.

003.01C. Owners and operators must conduct a site check as
described in 003.02 below if the test results for the system, tank,
and delivery piping do not indicate that a leak exists but
environmental contamination is the basis for suspecting a release.

003.02. Site check. Owners and operators must measure for the
presence of a release where contamination is most likely to be present at
the UST site. In selecting sample types, sample locations, and
measurement methods, owners and operators must consider the nature of
the stored substance, the type of initial alarm or cause for suspicion, the
type of backfill, the depth of ground water, and other factors appropriate
for identifying the presence and source of the release. At a minimum,
003.03 of Chapter 10 of this Code shall be used to comply with the
requirements of this section.

003.02A. If the test results for the excavation zone or the UST site
indicate that a release has occurred, owners and operators must
begin corrective action in accordance with Department of
Environmental Quality regulations;

003.02B. If the test results for the excavation zone or the UST site
do not indicate that a release has occurred, further investigation is
not required.
004. REPORTING AND CLEANUP OF SPILLS AND OVERFILLS

004.01. Owners and operators of UST systems must contain and immediately clean up a spill or overfill and immediately report to the State Fire Marshal and Department of Environmental Quality and begin corrective action in accordance with Department of Environmental Quality regulations in the following cases:

004.01A. Spill or overfill of petroleum that results in a release to the environment that exceeds 25 gallons or that causes a sheen on nearby surface water.

004.01B. Spill or overfill of a hazardous substance that results in a release to the environment that equals or exceeds its reportable quantity under CERCLA (40 CFR 302).

004.02. Owners and operators of UST systems must contain and immediately clean up a spill or overfill of petroleum that is less than 25 gallons, and a spill or overfill of a hazardous substance that is less than the reportable quantity. If cleanup cannot be accomplished within 24 hours, owners and operators must immediately notify the State Fire Marshal.

[Note: A release of a hazardous substance equal to or in excess of its reportable quantity must also be reported immediately to the National Response Center under sections 102 and 103 of the CERCLA and to appropriate state and local authorities under Title III of the Superfund Amendments and Reauthorization Act of 1986.]

005. RELEASE RESPONSE AND CORRECTIVE ACTION

Confirmed or suspected releases of regulated substances from any tank must be reported to the State Fire Marshal and the Department of Environmental Quality within 24 hours by the owner or the person in charge of the tank. The State Fire Marshal and the Department of Environmental Quality can be contacted at their offices during normal working hours and at (402) 471-4545 after hours.

005.01. The State Fire Marshal shall determine the immediate danger presented by the release and shall take any steps necessary to assure immediate public safety.

005.02. The State Fire Marshal shall assist the Department of Environmental Quality in determining the source of the release and ensuring that the release is halted.
Legal Citation:  Title 159, Chapter 8
Nebraska State Fire Marshal
Chapter 9 – FINANCIAL RESPONSIBILITY

001. APPLICABILITY

The financial responsibility provisions apply to owners and operators of all petroleum UST systems except those exempted in 003 of this Chapter.

002. OPERATING UST SYSTEMS

Owners and operators of petroleum UST systems are subject to the requirements of this chapter if they are in operation on or after the effective date of these regulations.

003. EXCLUSIONS

Financial responsibility requirements shall not apply to the following groups of tank owners and operators:

- 003.01. State and federal government entities whose debts and liabilities are the debts and liabilities of a state or the United States.
- 003.02. Owners and operators of tanks excluded or deferred in 002 of Chapter 1 of this Title.

004. LIABILITY OF PARTIES

If the owner and operator of a petroleum UST are separate persons, only one person is required to demonstrate financial responsibility; however, both parties are liable in the event of noncompliance.

005. DEFINITIONS

- 005.01. “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 or operator.

- 005.02. “Bodily injury” shall have the meaning given to this term by applicable state law; however, this term shall not include those liabilities which, consistent with standard insurance industry practices, are excluded from coverage in liability insurance policies for bodily injury.

- 005.03. “Chief Financial officer,” in the case of local government owners and operators, means the individual with the overall authority and responsibility for the collection, disbursement and use of funds by the local government.
005.04. “Controlling interest” means direct ownership of at least 50 percent of the voting stock of another entity.

005.05. “Financial reporting year” means the latest consecutive twelve-month period for which any of the following reports used to support a financial test is prepared:

005.05A. A 10-K report submitted to the SEC;

005.05B. An annual report of tangible net worth submitted to Dun and Bradstreet; or

005.05C. Annual reports submitted to the Energy Information Administration or the Rural Electrification Administration.

“Financial reporting year” may thus comprise a fiscal or a calendar year period.

005.06. “Legal defense cost” is any expense that an owner or operator or provider of financial assurance incurs in defending against claims or actions brought,

005.06A. By EPA or a state to require corrective action or to recover the costs of corrective action;

005.06B. By or on behalf of a third party for bodily injury or property damage caused by an accidental release; or

005.06C. By any person to enforce the terms of a financial assurance mechanism.

005.07. “Local government” shall mean political subdivisions of the State of Nebraska as defined by state statute.

005.08. “Occurrence” means an accident, including continuous or repeated exposure to conditions, which results in a release from an underground storage tank. Note: This definition is intended to assist in the understanding of these regulations and is not intended either to limit the meaning of “occurrence” in a way that conflicts with standard insurance usage or to prevent the use of other standard insurance terms in place of “occurrence.”

005.09. “Owner or operator,” when the owner or operator are separate parties, refers to the party that is obtaining or has obtained financial assurances.
005.10. “Petroleum marketing facilities” include all facilities at which petroleum is produced or refined and all facilities from which petroleum is sold or transferred to other petroleum marketers or to the public.

005.11. “Petroleum marketing firm” shall mean any firm which owns petroleum marketing facilities.

005.12. “Property damage” shall have the meaning given this term by applicable state law. This term shall not include those liabilities which, consistent with standard insurance industry practices, are excluded from coverage in liability insurance policies for property damage. However, such exclusions for property damage shall not include corrective action associated with releases from tanks which are covered by the policy.

005.13. “Provider of financial assurance” means an entity that provides financial assurance to an owner or operator of an underground storage tank through one of the mechanisms listed in 280.95 - 280.103 of 40 CFR Part 280, Subpart H, including a guarantor, insurer, risk retention group, surety, issuer of a letter of credit, issuer of a state-required mechanism, or a state.

005.14. “Substantial business relationship” means the extent of a business relationship necessary under Nebraska law to make a guarantee contract issued incident to that relationship valid and enforceable. A guarantee contract is issued “incident to that relationship” if it arises from and depends on existing economic transactions between the guarantor and the owner or operator.

005.15. “Substantial governmental relationship” means the extent of a governmental relationship necessary under Nebraska law to make an added guarantee contract issued incident to that relationship valid and enforceable. A guarantee contract is issued “incident to that relationship” if it arises from a clear commonality of interest in the event of an UST release such as coterminous boundaries, overlapping constituencies, common ground-water aquifer, or other relationship other than monetary compensation that provides a motivation for the guarantor to provide a guarantee.

005.16. “Tangible net worth” means the tangible assets that remain after deducting liabilities; such assets do not include intangibles such as goodwill and rights to patents or royalties. For purposes of this definition, “assets” means all existing and all probable future economic benefits obtained or controlled by a particular entity as a result of past transactions.
006. AMOUNT AND SCOPE OF FINANCIAL RESPONSIBILITY

006.01. Owners or operators of petroleum underground storage tanks must demonstrate financial responsibility for taking corrective action and for compensating third parties for bodily injury and property damage caused by accidental releases arising from the operation of petroleum underground storage tanks in at least the following per-occurrence amounts:

006.01A. For owners or operators of petroleum underground storage tanks that are located at petroleum marketing facilities, or that handle an average of more than 10,000 gallons of petroleum per month based on annual throughput for the previous calendar year; $1 million.

006.01B. For all other owners or operators of petroleum underground storage tanks; $500,000.

006.02. Owners or operators of petroleum underground storage tanks must demonstrate financial responsibility for taking corrective action and for compensating third parties for bodily injury property damage caused by accidental releases arising from the operation of petroleum underground storage tanks in at least the following annual aggregate amounts:

006.02A. For owners or operators of 1 to 100 petroleum underground storage tanks, $1 million; and

006.02B. For owners or operators of 101 or more petroleum underground storage tanks, $2 million.

006.03. For the purposes of 006.02 and 006.06 of this chapter, only, “a petroleum underground storage tank” means a single containment unit and does not mean combinations of single containment units.

006.04. Except as provided in 006.05 of this chapter, if the owner or operator uses separate mechanisms or separate combinations of mechanisms to demonstrate financial responsibility for:

006.04A. Taking corrective action;

006.04B. Compensating third parties for bodily injury and property damage caused by sudden accidental release; or

006.04C. Compensating third parties for bodily injury and property damage caused by non-sudden accidental releases, the amount of assurance provided by each mechanism or combination of
mechanisms must be in the full amount specified in 006.01 and 006.02 of this chapter.

006.05. If an owner or operator uses separate mechanisms or separate combinations of mechanisms to demonstrate financial responsibility for different petroleum underground storage tanks, the annual aggregate required shall be based on the number of tanks covered by each such separate mechanism or combination of mechanisms.

006.06. Owners or operators shall review the amount of aggregate assurance provided whenever additional petroleum underground storage tanks are acquired or installed. If the number of petroleum underground storage tanks for which assurance must be provided exceeds 100, the owner or operator shall demonstrate financial responsibility in the amount of at least $2 million of annual aggregate assurance by the anniversary of the date on which the mechanism demonstrating financial responsibility became effective. If assurance is being demonstrated by a combination of mechanisms, the owner or operator shall demonstrate financial responsibility in the amount of at least $2 million of annual aggregate assurance by the first-occurring effective date anniversary of any one of the mechanisms combined (other than a financial test or guarantee) to provide assurance.

006.07. The amounts of assurance required under this section exclude legal defense costs.

006.08. The required per-occurrence and annual aggregate coverage amounts do not in any way limit the liability of the owner or operator.

007. ALLOWABLE MECHANISMS AND COMBINATIONS OF MECHANISMS

007.01. An owner or operator may use any one or a combination of the mechanisms listed in 280.95 through 280.105 of 40 CFR Part 280, Subpart H, to demonstrate financial responsibility under this chapter for one or more petroleum underground storage tanks.

007.02. A local government owner or operator may use any one or combination of the mechanisms listed in 280.104 through 280.107 of 40 CFR Part 280, Subpart H, to demonstrate financial responsibility under this chapter for one or more underground storage tanks.

007.03. An owner or operator may use self-insurance in combination with a guarantee only if, for the purpose of meeting the requirement of the financial test under the federal rule, the financial statements of the owner or operator are not consolidated with the financial statements of the guarantor.
008. SUBSTITUTIONS OF FINANCIAL ASSURANCE MECHANISMS BY OWNER OR OPERATOR

008.01. An owner or operator may substitute any alternate financial assurance mechanisms as specified in this chapter, provided that at all times he or she maintains an effective financial assurance mechanism or combination of mechanisms that satisfies the requirements of 006 and 007.

008.02. After obtaining alternate financial assurance as specified in this chapter, an owner or operator may cancel a financial assurance mechanism by providing notice to the provider of financial assurance.

009. CANCELLATION OR NONRENEWAL BY A PROVIDER OF FINANCIAL ASSURANCE

009.01. Except as otherwise provided, a provider of financial assurance may cancel or fail to renew an assurance mechanism by sending a notice of termination by certified mail to the owner or operator.

009.01A. Termination of a local government guarantee, a guarantee, a surety bond, or a letter of credit may not occur until 120 days after the date on which the owner or operator receives the notice of termination, as evidenced by the return receipt.

009.01B. Termination of insurance or risk retention group coverage, except for non-payment or misrepresentation by the assured, or state funded assurance may not occur until 60 days after the date on which the owner or operator receives the notice of termination, as evidenced by the return receipt. Termination for non-payment of premium or misrepresentation by the insured may not occur until a minimum of 10 days after the date on which the owner or operator receives the notice of termination, as evidenced by the return receipt.

009.02. If a provider of financial responsibility cancels or fails to renew for reasons other than incapacity of the provider as specified in 011, the owner or operator must obtain alternate coverage as specified in this section within 60 days after receipt of the notice of termination. If the owner or operator fails to obtain alternate coverage within 60 days after receipt of the notice of termination, the owner or operator must notify the State Fire Marshal of such failure and submit:

009.02A. The name and address of the provider of financial assurance;
009.02B. The effective date of termination; and

009.02C. The evidence of the financial assistance mechanism subject to the termination maintained in accordance with 012.02.

010. REPORTING BY OWNER OR OPERATOR

010.01. An owner or operator must submit the appropriate forms listed in 011.02 documenting current evidence of financial responsibility to the State Fire Marshal, FLST Section:

010.01A. Within 30 days after the owner or operator identifies a release from an underground storage tank required to be reported under Chapter 8.

010.01B. If the owner or operator fails to obtain alternate coverage as required by this chapter, within 30 days after the owner or operator receives notice of:

010.01B1. Commencement of a voluntary or involuntary proceeding under Title 11 (Bankruptcy), U.S. Code, naming a provider of financial assurance as a debtor,

010.01B2. Suspension or revocation of the authority of a provider of financial assurance to issue a financial assurance mechanism,

010.01B3. Failure of a guarantor to meet the requirements of the financial test,

010.01B4. Other incapacity of a provider of financial assurance; or

010.01C. As required by 280.95(g) of 40 CFR Part 280, Subpart H and 009.02 of this chapter.

010.02. An owner or operator must certify compliance with the financial responsibility requirements of this chapter as specified in the new tank notification form when notifying the State Fire Marshal of the installation of a new underground storage tank.

010.03. The State Fire Marshal may require an owner or operator to submit evidence of financial assurance as described in 011.02 or other information relevant to compliance with this chapter at any time.
011. RECORDKEEPING

011.01. Owners or operators must maintain evidence of all financial assurance mechanisms used to demonstrate financial responsibility under this chapter for an underground storage tank until released from the requirements of this chapter under 012. An owner or operator must maintain such evidence at the underground storage tank site or another location approved by the State Fire Marshal.

011.02. An owner or operator must maintain the following types of evidence of financial responsibility:

011.02A. An owner or operator using an assurance mechanism specified in 007.01 must maintain a copy of the instrument worded as specified.

011.02B. An owner or operator using a financial test or guarantee, or a local government financial test, or a local government guarantee supported by the local government financial test must maintain a copy of the chief financial officer’s letter based on year-end financial statements for the most recent completed financial reporting year. Such evidence must be on file no later than 120 days after the close of the financial reporting year.

011.02C. An owner or operator using a guarantee, surety bond, or letter of credit must maintain a copy of the signed standby trust fund agreement and copies of any amendments to the agreement.

011.02D. An owner or operator using an insurance policy or risk retention group coverage must maintain a copy of the signed insurance policy or risk retention group coverage policy, with the endorsement or certificate of insurance and any amendments to the agreements.

011.02E. A local government owner or operator using a local government guarantee under 280.106(d) of 40 CFR Part 280, Subpart H, must maintain a copy of the signed standby trust fund agreement and copies of any amendments to the agreements.

011.02F. (Reserved).

011.02G. A local government owner or operator using the local government guarantee under 280.106 of 40 CFR Part 280, Subpart H, where the guarantor’s demonstration of financial responsibility relies on the bond rating test under 280.104 of 40 CFR Part 280, Subpart H, must maintain a copy of the guarantor’s bond rating
published within the last twelve months by Moody’s or Standard & Poor’s.

011.02H. An owner or operator covered by a state fund or other state assurance must maintain on file a copy of any evidence of coverage supplied by or required by the state under 280.101(d) of 40 CFR Part 280, Subpart H.

011.02I. An owner or operator using a local government fund under 280.107 of 40 CFR Part 280, Subpart H, must maintain the following documents:

011.02I1. A copy of the state constitutional provision or local government statute, charter, ordinance, or order dedicating the fund; and

011.02I2. Year-end financial statements for the most recent completed financial reporting year showing the amount in the fund. If the fund is established under 280.107(a)(3) of 40 CFR Part 280, Subpart H, using incremental funding backed by bonding authority, the financial statements must show the previous year’s balance, the amount of funding during the year, and the closing balance in the fund.

011.02I3. If the fund is established under 280.107(a)(3) of 40 CFR Part 280, Subpart H, using incremental funding backed by bonding authority, the owner or operator must also maintain documentation of the required bonding authority, including either the results of voter referendum (under 280.107(a)(3)(i)), or attestation by the State Attorney General as specified under 280.107(a)(3)(ii) of 40 CFR Part 280, Subpart H.

011.02J. A local government owner or operator using the local government guarantee supported by the local government fund must maintain a copy of the guarantor’s year-end financial statements for the most recent completed financial reporting year showing the amount of the fund.

011.02K. An owner or operator using an assurance mechanism specified in 280.95 through 280.102 of 40 CFR Part 280, Subpart H, must maintain an updated copy of a certification of financial responsibility worded as follows, except that instructions in brackets are to be replaced with the relevant information and the brackets deleted:

Certification of Financial Responsibility
[Owner or operator] hereby certifies that it is in compliance with the requirements of Chapter 9, Title 159, NAC. The financial assurance mechanism[s] used to demonstrate financial responsibility under this title is [are] as follows:

[For each mechanism, list the type of mechanism, name of issuer, mechanism number (if applicable), amount of coverage, effective period of coverage and whether the mechanism covers “taking corrective action” and/or “compensating third parties for bodily injury and property damage caused by” either “sudden accidental releases” or “non-sudden accidental releases” or “accidental releases.”]

[Signature of owner or operator]
[Name of owner or operator]
[Title]
[Date]
[Signature of witness or notary]
[Name of witness or notary]
[Date]

The owner or operator must update this certification whenever the financial assurance mechanism(s) used to demonstrate financial responsibility change(s).

012. RELEASE FROM THE REQUIREMENTS

An owner or operator is no longer required to maintain financial responsibility under this chapter for an underground storage tank after the tank has been permanently closed or, if corrective action is required, after corrective action has been completed and the tank has been properly closed as required by Chapter 10 of this title.

013. BANKRUPTCY OR OTHER INCAPACITY OF OWNER OR OPERATOR OR PROVIDER OF FINANCIAL ASSURANCE

013.01. Within 10 days after commencement of a voluntary or involuntary proceeding under Title 11 (Bankruptcy), U.S. Code, naming an owner or operator as debtor, the owner or operator must notify the State Fire Marshal by certified mail of such commencement and submit the appropriate forms listed in 011.02 documenting current financial responsibility.

013.02. Within 10 days after commencement of a voluntary or involuntary proceeding under Title 11 (Bankruptcy), U.S. Code, naming a guarantor
providing financial assurance as debtor, such guarantor must notify the owner or operator by certified mail of such commencement as required under the terms of the guarantee specified in 280.96 of 40 CFR Part 280, Subpart H.

013.03. Within 10 days after commencement of a voluntary or involuntary proceeding under Title 11 (Bankruptcy), U.S. Code, naming a local government owner or operator as debtor, the local government owner or operator must notify the State Fire Marshal by certified mail of such commencement and submit the appropriate forms listed in 011.02 documenting current financial responsibility.

013.04. Within 10 days after commencement of a voluntary or involuntary proceeding under Title 11 (Bankruptcy), U.S. Code, naming a guarantor providing a local government financial assurance as debtor, such guarantor must notify the local government owner or operator by certified mail of such commencement as required under the terms of the guarantee specified in 280.106 of 40 CFR Part 280, Subpart H.

013.05. An owner or operator who obtains financial assurance by a mechanism other than the financial test of self-insurance will be deemed to be without the required financial assurance in the event of a bankruptcy or incapacity of its provider of financial assurance, or a suspension or revocation of the authority of the provider of financial assurance to issue a guarantee, insurance policy, risk retention group coverage policy, surety bond, letter of credit, or state-required mechanism. The owner or operator must obtain alternate financial assurance as specified in this chapter within 30 days after receiving notice of such an event. If the owner or operator does not obtain alternate coverage within 30 days after such notification, he or she must notify the State Fire Marshal.

013.06. Within 30 days after receipt of notification that a state fund or other state assurance has become incapable of paying for assured corrective action or third-party compensation costs, the owner or operator must obtain alternate financial assurance.

Legal Citation: Title 159, Chapter 9
Nebraska State Fire Marshal
Chapter 10 – OUT-OF-SERVICE UST SYSTEMS AND CLOSURE REQUIREMENTS

001. OUT-OF-SERVICE TANKS

001.01. Temporarily out of service tanks. When an UST system is taken temporarily out of service, owners and operators must continue operation and maintenance of corrosion protection in accordance with 002 in Chapter 6, and any release detection in accordance with Chapter 7. Chapter 8 must be complied with if a release is suspected or confirmed. However, release detection is not required as long as the UST system is empty. The UST system is empty when all materials have been removed using commonly employed practices so that no more than 2.5 centimeters (one inch) of residue or 0.3 percent by weight of the total capacity of the UST system, remain in the system.

001.02. When an UST system is taken temporarily out of service for 3 months or more, owners and operators must:

   001.02A. Leave vent lines open and functioning; and

   001.02B. Cap and secure all other lines, pumps, manways, and ancillary equipment.

001.03. When an UST system is taken temporarily out of service for more than 12 months, owners and operators must permanently close the UST system if it does not meet either performance standards in Chapter 4 for new UST systems or the upgrading requirements in Chapter 5, except that the spill and overfill equipment requirements do not have to be met. When an upgraded UST system is taken temporarily out of service for more than 36 months, owners and operators must permanently close the UST system.

001.04. Permanently out of service tanks. When a tank is taken permanently out of service for more than 12 months, owners and operators must permanently close the UST system.

002. PERMANENT CLOSURE AND CHANGES-IN-SERVICE

002.01. At least 30 days before beginning either permanent closure or a change in service under 002.02 and 002.03 below, owners and operators must notify the State Fire Marshal of their intent to permanently close or make the change in service.

002.02. To permanently close a tank, owners and operators must empty and clean it by removing all liquids and accumulated sludge. All tanks
permanently closed must also be either removed from the ground or filled with an inert solid material. Permanent closures shall be done only by a licensed contractor (Chapter 3) and require a permit pursuant to Chapter 2.

002.03. Continued use of an UST system to store a non-regulated substance is considered a change-in-service. Before a change-in-service, owners and operators must empty and clean the tank by removing all liquid and accumulated sludge and conduct a site assessment in accordance with 003 below.

[Note: The following cleaning and closure procedures may be used to comply with this section:

American Petroleum Institute Recommended Practice 1604, “Removal and Disposal of Used Underground Petroleum Storage Tanks”;

American Petroleum Institute Publication 2015, “Cleaning Petroleum Storage Tanks”;

American Petroleum Institute Recommended Practice 1631, “Interior Lining of Underground Storage Tanks,” may be used as guidance for compliance with this section; and

The National Institute for Occupational Safety and Health “Criteria for a Recommended Standard...Working In Confined Space” may be used as guidance for conducting safe closure procedures at some hazardous substance tanks.]

003. ASSESSING THE SITE AT CLOSURE OR CHANGE-IN-SERVICE

003.01. Before a permanent closure or a change-in-service is completed, owners and operators must perform a closure assessment to measure for the presence of a release where contamination is most likely to be present at the UST site.

003.01A. If free product is present on the ground water or contamination discovered in the soils, at the time a tank is removed, the sampling procedures portion of the assessment report does not need to be performed provided the Department of Environmental Quality is notified and the owner and/or operator begins remedial action in accordance with Department of Environmental Quality regulations.
003.02. **Analysis of samples.** Soil and ground water samples taken at time of closure shall be analyzed by laboratory methods to detect and quantify the presence of the regulated substances that have been stored in the tank system.

003.02A. Samples shall be collected, transported and analyzed using sample collection procedures, instrumentation, and test methodologies approved by the Department of Environmental Quality. At a minimum the following additional requirements must be met:

003.02A1. Test methodology procedures regarding proper handling and preservation of samples shall be followed.

003.02A2. Proper chain of custody shall be maintained for each sample.

003.02A3. Samples shall be immediately sealed in their appropriate containers after collection.

003.03. **In-Place Closure Assessment**

003.03A. Soil borings must provide the necessary data to document site conditions. The soil borings shall be a minimum of two inches in diameter and be completed using a hollow stem auger. Drilling to and sampling of ground water shall be performed in accordance with the Department of Health and Human Services’ Title 178. Evidence of petroleum contamination in the soils or ground water and the corresponding depth of contamination shall be documented in the State Fire Marshal closure assessment report. Notification of any contamination shall be made in accordance with 004.02 of this chapter.

003.03B. **Tank Assessment**

003.03B1. One boring shall be drilled through the backfill at each end of each tank. If the distance between any of the borings exceeds 25 feet, as measured along the excavation perimeter, a boring midway between the two is necessary.

003.03B2. All borings shall continue until soil contamination or ground water is encountered. Borings may continue after contamination is discovered, but soil or ground water samples shall be collected at the point at which contamination is initially encountered; and
003.03B3. One soil sample shall be collected for every ten (10) feet of boring advancement. If ground water is encountered, one sample of ground water shall be collected at the base of each boring. Each ground water and/or soil sample shall be analyzed in accordance with 003.02 above.

003.03B4. Soil samples shall be collected in a manner to minimize disturbance of the soil structure. The predominant soil type of each sample (e.g., clay, sand, gravel) shall be recorded separately and submitted on a boring log as an addendum to the closure assessment report.

003.03C. Line Assessment

003.03C1. One boring shall be drilled at the point where the product lines leave the tank excavation.

003.03C2. One boring shall be drilled within three (3) feet of each dispenser island. The borings shall be placed in the best estimated down gradient direction of ground water flow.

003.03C3. If the running length of the product line between the borings required in (C1) and (C2) above exceeds 25 feet, additional borings shall be placed so borings are equally spaced and there is never more than 25 feet between any borings.

003.03C4. All product line borings shall conform to 003.03B2 of this chapter.

003.03C5. Samples shall be collected and analyzed as required in 003.03B3 and 003.03B4 of this chapter.

003.04. Removal Closure Assessment. All underground storage tanks and all product piping shall be inspected for corrosion holes and/or other points of leakage. A description of the inspection methods, and if leakage is verified, a description of the cause and location must be submitted to the State Fire Marshal in the closure assessment report. Notification of any contamination shall be made in accordance with 004.02 of this chapter.

003.04A. Each tank and its associated piping shall be visually inspected for holes, cracks, corrosion or any signs of leakage. All welds and seams must be thoroughly scraped and inspected. The capacity of each tank shall be recorded. Results of these inspections shall be documented in the State Fire Marshal closure assessment report.
003.04B. All piping must be exposed and inspected in place.

003.05. Tank Excavation

003.05A. Backfill material shall be removed to expose undisturbed native soils at the base of the excavation.

003.05B. The base of the excavation shall be inspected for contamination and, if present, the owner/operator has the option to over excavate all areas of contamination until clean soils are encountered. Overexcavation done in this manner is subject to Department of Environmental Quality remedial action regulations. To verify that soils are free of contamination, soil samples shall be collected from the floor of the overexcavated basin and analyzed in accordance with 003.02 above.

003.05C. The final disposal location of contaminated soil shall be reported on the State Fire Marshal closure assessment report. Soil disposal procedures are subject to Department of Environmental Quality oversight.

003.05D. One sample shall be collected at each end of the tank from native soil at the base of the excavation for laboratory analysis. If signs of leakage/contamination are observed, additional native soil samples shall be collected at the points of leakage for analysis. If groundwater is encountered and covers the entire excavation basin, one groundwater sample shall be collected and analyzed. If groundwater does not cover the entire excavation basin, samples shall be collected from the exposed soil as previously stated in this section and analyzed in addition to the groundwater sample. The groundwater and/or soil samples are to be prepared and analyzed in accordance with 003.02 above.

003.06. Line Excavation Assessment

003.06A. All product piping shall be removed by trenching and exposing the entire length of the lines.

003.06B. The procedures described in 003.04A and 003.04B of this chapter shall be followed.

003.06C. One soil sample shall be collected for laboratory analysis every ten (10) feet from the native soil at the base of the piping excavation, beginning at the tank excavation perimeter and extending to the dispensers. If signs of leakage/contamination are observed, additional soil samples shall be collected for analysis at
the points of leakage. The soil samples are to be prepared and analyzed in accordance with 003.02 above.

003.06D. The base of the excavation shall be inspected for contamination and, if present, the owner/operator may over excavate according to the procedures in 003.05B and 003.05C above.

004. REPORTING REQUIREMENTS

004.01. Certification of Compliance

004.01A. A certification of compliance with Title 159 regulations shall be required for every closure or change in service.

004.02. Notification of Release

004.02A. Notification shall be made within 24 hours whenever contamination is discovered. The owner/operator shall report to the Nebraska Department of Environmental Quality and the State Fire Marshal in accordance with Chapter 8 of this title.

004.02B. When public safety threats are identified during a closure assessment, the State Fire Marshal shall be notified immediately.

004.03. Closure Assessment Report

004.03A. The owner/operator is responsible for ensuring the closure assessment report is properly completed and submitted on the appropriate State Fire Marshal reporting forms. The report shall be submitted to the State Fire Marshal with 45 days of the date of removal or closure in place. This report shall contain at a minimum:

004.03A1. The sample custody record, the name of the laboratory that was used and the original laboratory data sheets shall be submitted with the report.

004.03A2. A site drawing of the tank system (tanks and product lines) placement and/or excavation and dispenser(s) location. The site drawing shall be to scale, including distances and directions as measured. The relationship of the tank system to permanent objects, such as curbs or buildings, must be depicted in order to facilitate location at a later date. The location of the facility shall be placed on a separate map (e.g., 7.5 minute quadrangle, city, county, highway, hand drawn) or
described in a narrative. The map or narrative shall provide the exact location of the facility in relation to cross streets or other map benchmarks.

004.03A3. The location at which samples were collected.

004.03A4. The type of regulated substance last stored in the tank.

004.03A5. A description of the contaminated soil disposal method and final disposal location.

004.03A6. The completed Certification of Compliance.

004.03A7. The completed tank closure checklist.

004.03A8. The actual tank dimensions.

004.03B. The report shall be submitted to:

State Fire Marshal
Fuels Division
246 South 14th Street
Lincoln, NE 68508-1804

005. APPLICABILITY TO PREVIOUSLY CLOSED UST SYSTEMS

When directed by the State Fire Marshal, the owner and operator of an UST system permanently closed before January 1, 1989 must assess the excavation zone and close the UST system in accordance with this chapter if there is a reasonable probability that releases from the UST may, in the judgment of the State Fire Marshal, pose a current or potential threat to human health and the environment.

006. CLOSURE RECORDS

Owners and operators must maintain records in accordance with 006 in Chapter 6 that are capable of demonstrating compliance with closure requirements under this chapter.
Chapter 11 – DELIVERY PROHIBITION AND DUTY OF PRODUCT DELIVERERS

001. UST SYSTEMS SUBJECT TO DELIVERY PROHIBITION

001.01. Any UST system may be subject to delivery prohibition procedures when a facility is determined to be out of compliance with any of following provisions of Title 159:

001.01A. Tank registration requirements of Chapter 2;

001.01B. Leak detection requirements of Chapter 7

001.01C. Spill prevention requirements of Chapter 5;

001.01D. Overfill requirements of Chapter 5;

001.01E. Recordkeeping requirements of Chapters 5, 6, 7; or Corrosion protection requirements of Chapter 4

001.01F. Failure to designate a Class A, Class B and/or Class C operators pursuant to Chapter 13.

001.02. The State Fire Marshal may defer enforcement of delivery prohibition procedures against UST systems in which this process would jeopardize the availability of, or access to, fuel in any rural and remote area unless an urgent threat to public health or the environment exists. Such deferrals shall not exceed 180 days.

001.03. When an UST system is determined to be subject to delivery prohibition procedures, the State Fire Marshal shall notify the owner or operator by delivering notice in person, or by clearly posting a notice at the facility and sending a copy of such notice by certified mail to the last known address of the owner or operator. Once service of notice is complete, the State Fire Marshal shall affix a red tag to the fill pipe of any non-compliant UST.

001.04. The State Fire Marshal shall also maintain a list of all USTs that are determined to be ineligible for delivery of regulated substances. The list shall be made available to the public by posting on the State Fire Marshal website at www.sfm.nebraska.gov.
002. NO DEPOSIT INTO INELIGIBLE UST SYSTEMS

002.01. No owner or operator may deposit or accept the deposit of any regulated substance into an UST system that has been designated as ineligible for fuel deliveries by the application of a red tag.

002.02. No product deliverer or other person may deliver or deposit any regulated substance into an UST system that has been designated as ineligible for fuel deliveries by the application of a red tag.

003. REMOVAL OF RED TAGS

003.01. No person other than the State Fire Marshal shall remove a red tag from an UST system without prior approval.

003.02. The State Fire Marshal shall verify compliance within two (2) business days of receiving a communication from the owner or operator that the corrections have been made. If the UST system is found to be eligible for delivery, the State Fire Marshal shall remove the red tag. As soon as practicable, but no more than three (3) business days after removal of the red tag, the facility shall be removed from the State Fire Marshal website list of sites ineligible for delivery.

004. DUTY OF PRODUCT DELIVERERS

004.01. Any person who deposits regulated substances in an UST system shall reasonably notify the owner or operator of such tank registration requirements pursuant to the Petroleum Products and Hazardous Substances Storage and Handling Act.

Legal Citation: Title 159, Chapter 11
Nebraska State Fire Marshal
Chapter 12 – INSPECTIONS

001. SAFETY INSPECTIONS

Periodic safety inspections shall be conducted by State Fire Marshal personnel. All tanks shall be subject to at least one inspection annually.

001.01. Inspections shall include, but not be limited to, inspection of release detection records, release detection equipment, vent pipes and dispenser systems, corrosion protection records, and applicable fire safety codes.

001.02. Findings of irregularities or insufficient record or monitoring procedures may result in an order by the State Fire Marshal to correct all such problems. State Fire Marshal personnel shall perform a follow-up inspection to insure compliance with the order. At that time, all tanks found not in compliance shall have their operating permits suspended or revoked until such time as the order is followed.

002. SPOT CHECKS

Periodic spot checks of tank monitoring systems shall be conducted by State Fire Marshal personnel.

002.01. Inspections shall cover monitoring systems and inventory control procedures.

Legal Citation:  Title 159, Chapter 12
Nebraska State Fire Marshal
Chapter 13 – OPERATOR TRAINING

001. REQUIREMENT OF DESIGNATION AND TRAINING UST OPERATORS

001.01. An owner or operator shall designate Class A, Class B, and Class C operators for each underground storage tank system or facility that has underground storage tanks regulated by the State Fire Marshal, except for unstaffed facilities for which only Class A and B operators shall be designated. A person may be designated for more than one class of operator.

001.02. Designated operators must successfully complete required training no later than December 31, 2015.

002. UST OPERATOR RESPONSIBILITIES

002.01. Class A operator. Class A operators have the primary responsibility to operate and maintain the underground storage tank system and facility. The Class A operator’s responsibilities include managing resources and personnel to achieve and maintain compliance with regulatory requirements.

002.02. Class B operator. A Class B operator shall implement applicable underground storage tank regulatory requirements and standards in the field or at the tank facility in accordance with this code. A Class B operator shall oversee and implement the day-to-day aspects of operation, maintenance, and recordkeeping for the underground storage tank facility. Each facility’s Class B operator shall visit each facility at least once every week during normal business hours. The Class B operator shall be immediately available for telephone consultation with the Class C operator when a facility is in operation. The Class B operator must be geographically located such that the person can be on site within two hours of being contacted by the public, the owner or operator of the facility, or the State Fire Marshal.

002.03. Class C operator. The Class C operator is an on-site employee who shall be responsible for controlling and monitoring the dispensing or sale of regulated substances, and is the first to respond to events indicating emergency conditions.

002.03A. The Class C operator shall be present at the facility at all times during normal operating hours.

002.03B. The Class C operator shall monitor product transfer operations to ensure that spills and overfills do not occur.
002.03C. The Class C operator shall know how to properly respond to spills, overfills and alarms when they do occur.

002.03D. The Class C operator shall have access to and provide records and documentation to the State Fire Marshal when a Class B operator is not at the facility.

002.03E. Within six months after the effective date of these rules, written basic operating instructions, emergency contact names and phone numbers, and basic procedures specific to the facility shall be provided to all Class C operators and be readily available on site. There may be more than one Class C operator at a facility, but not all employees of a facility need be Class C operators.

003. UST OPERATOR TRAINING REQUIREMENTS

003.01. Approval Standards. Class A and Class B operators shall attend a State Fire Marshal approved training course covering material designated for each operator class. In determining whether to approve any trainer or training, the State Fire Marshal shall consider the following:

003.01A. Whether the trainer is a third-party, in-house, educational institution or other;

003.01B. Whether the trainer will offer training in multiple locations throughout the state, regionally or locally;

003.01C. How often the trainer will offer training and whether the trainer will offer classes only to employee or in-house operators, or to the general public. Training options may include live training sessions in a classroom setting or at a storage tank system; internet or computer training program; or another training method approved by the State Fire Marshal.

003.02. Application for Approval. Trainers shall apply to the State Fire Marshal for approval of trainers and training classes. An application for approval of trainer and training class shall include at a minimum:

003.02A. Name, address and contact information of the proposed trainer;

003.02B. Detailed description of the proposed trainer’s experience, education and qualifications to conduct training;

003.02C. Agenda and materials to be used for the proposed class;
003.02D. Final tests or other proposed methods of evaluating attendee success;

003.02E. Copies of proposed documentation to indicate successful completion of training as required in this Chapter and

003.02F. The proposed calendar for the proposed training classes that includes location and frequency.

The State Fire Marshal shall evaluate applications for approval of trainers and training classes within 30 days of receipt of the application, and provide a written approval, denial or request for additional information.

The State Fire Marshal may periodically audit or review any training class, and the trainer shall allow a maximum of two State Fire Marshal employees to attend any training class on request without charge.

003.03. Documentation and Recordkeeping by Trainers  Approved trainers shall provide written verification of successful completion of training that shall include:

003.03A. The operator’s name;

003.03B. The date and location where training was completed;

003.03C. The facility name, address and State Fire Marshal facility identification number for each facility for which the operator is designated;

003.03D. The name, address and phone number of the approved trainer that conducted the training; and

003.03E. The date the certificate of training expires.

Approved trainers shall maintain records of successful completion of training for each operator, including each operator’s individual examination results, for at least five years, and shall make the records available to the State Fire Marshal upon request.

If a trainer ceases to conduct training in Nebraska, all training records for operators pursuant to this Chapter, shall be submitted to the State Fire Marshal prior to the discontinuation of training.
003.04. Training Requirement

003.04A. Class A operators. At a minimum, the Class A operator must successfully complete a State Fire Marshal approved training course that covers underground storage tank system requirements pursuant to Title 159. Training must also provide a general overview of the State Fire Marshal’s UST program and purpose, public safety and administrative requirements, and the Department of Environmental Quality’s groundwater protection goals. The training must include, but is not limited to, general discussion of the following:

003.04A1. Underground storage tank system requirements so he or she can make informed decisions regarding compliance and ensure appropriate individuals are fulfilling operation, maintenance, and recordkeeping requirements and standards of Title 159 regarding:

003.04A1(a). Spill prevention
003.04A1(b). Overfill prevention
003.04A1(c). Release detection
003.04A1(d). Corrosion protection
003.04A1(e). Emergency response
003.04A1(f). Product compatibility
003.04A1(g). Financial responsibility documentation requirements.
003.04A1(h). Notification requirements.
003.04A1(i). Release and suspected release reporting.
003.04A1(j). Temporary and permanent closure requirements.
003.04A1(k). Operator training requirements.

003.04B. Class B operators. At a minimum, the Class B operator must successfully complete a State Fire Marshal approved training course that provides in-depth understanding of UST system regulations. Training must also provide a general overview
of the State Fire Marshal's UST program and purpose, public safety and administrative requirements, and the Department of Environmental Quality's groundwater protection goals. Training shall also cover the operation and maintenance requirements of this Title, including, but not limited to, the following:

003.04B1. Provisions for safe fuel handling and equipment maintenance procedures;  
[Note: The following may be used to comply with this subsection:] Petroleum Equipment Institute PEI/RP900, Recommended Practices for the Inspection and Maintenance of UST Systems; and Petroleum Equipment Institute PEI/RP500, Recommended Practices for Inspection and Maintenance of Motor Fuel Dispensing Equipment.]

003.04B2. Components and materials of construction for UST systems;

003.04B3. Spill and overfill prevention;

003.04B4. Ensuring product delivery by proper labeling or identifying the contents stored in the UST systems;

003.04B5. Methods of release detection and related reporting requirements;

003.04B6. Corrosion protection and related testing;

003.04B7. Benefits of monthly or frequent self-inspections and content and use of inspection checklists. Training materials for operators shall include, but not be limited to:

The State Fire Marshal guidance entitled “Operating and Maintaining Underground Storage Tanks in Nebraska” or another checklist acceptable to the State Fire Marshal.

003.04B8. Requirement and content of State Fire Marshal compliance inspections;

003.04B9. Emergency response, reporting, and investigating releases;
003.04B10. Product and equipment compatibility, including the State Fire Marshal’s ethanol compatibility guidance;

003.04B11. Financial responsibility, including detailed explanation of liability, notice and claim procedures as applicable;

003.04B12. Notification of installation and storage tank registration requirements;

003.04B13. Requirements to use State Fire Marshal-licensed companies for UST installation, corrosion testing, and closure;

003.04B14. Specific UST reporting and recordkeeping requirements; and

003.04B15. Overview of Class C operator training requirements.

003.05. Class C operators. At a minimum, the Class C operators must receive training that includes a general overview of the State Fire Marshal’s UST program and purpose; NDEQ’s groundwater protection goals; public safety requirements; and action to be taken in response to an emergency condition or alarms caused by spills or releases from an UST system.

003.05A. Training shall include written procedures for the Class C operator, including reporting instructions necessary in the event of emergency conditions. The written instructions and procedures must be readily available on site. A Class A or Class B operator may provide Class C training.

004. EXAMINATION AND REVIEW REQUIREMENT

004.01. Class A and B operators shall complete a State Fire Marshal approved training course and take an exam to verify their understanding and knowledge. The examination may include both written and practical (hands-on) testing activities.

004.01A. The trainer shall follow-up the exam with a review of missed test questions with the class or individual to ensure understanding of problem areas in a manner approved by the State Fire Marshal.
004.02. Upon successful completion of the training course and review session, applicants shall be issued a certificate verifying training as a Class A, Class B or Class C operator which shall include the date of issuance and the date of expiration.

005. RECIPROCITY

005.01. No reciprocity shall be granted and no training from any other state or territory will qualify an operator to meet the requirements of this chapter, unless written documentation is provided to the State Fire Marshal showing the training requirements of this Chapter were met.

006. TIMING OF UST OPERATOR TRAINING

006.01. An owner shall ensure that Class A, Class B, and Class C operators are trained as soon as practicable after the effective date of these rules contingent upon availability of approved training providers, but not later than December 31, 2015.

006.02. When a Class A or Class B operator is replaced, a new operator must be trained within 30 days of assuming duties for that class of operator.

006.03. Class C operators must be trained before assuming the duties of a Class C operator.

Within six months after the effective date of these rules, written basic operating instructions, emergency contact names and phone numbers, and basic procedures specific to the facility shall be provided to all Class C operators and this information shall be readily available on site.

007. RETRAINING

007.01. Class A and Class B operators shall be retrained every five years. Class C operators shall be retrained every three years. All shall be retrained in the same manner as the original training required in this Chapter.

007.02. In addition to the retraining requirement, if an UST system is found to be out of compliance, the State Fire Marshal may require retraining of the designated Class A, Class B or Class C operator under a plan approved by the State Fire Marshal. The retraining must occur within 60 days from the State Fire Marshal notice for Class A or Class B operators and within 15 days for Class C operators.
007.03. Retraining shall be required whenever a facility is determined to be out of compliance with any of the following provisions of Title 159:

007.03A. Tank registration requirements of Chapter 2
007.03B. Leak detection requirements of Chapter 7
007.03C. Spill prevention requirements of Chapter 5
007.03D. Overfill requirements of Chapter 5
007.03E. Recordkeeping requirements of Chapters 5, 6, or 7, or
007.03F. Corrosion protection requirements of Chapter 4.

008. DOCUMENTATION OF OPERATOR TRAINING BY OWNERS

008.01. The owner of an underground storage tank facility shall maintain a list of designated operators. The list shall be made available to the State Fire Marshal upon request. The list shall represent the current Class A, Class B and Class C operators for each underground storage tank facility and must include:

008.01A. The name of each operator and the operator’s class(s);
008.01B. Contact information for the Class A and Class B operators;
008.01C. The date each operator successfully completed initial training and re-training, if any;
008.01D. The date the certificate expires; and
008.01E. The name of the company providing the training and the name of the trainer.

008.02. A copy of the certificates of training for Class A operators shall be on file and readily available for inspection at each facility under their responsibility.

008.03. A copy of the certificates of training for Class B and Class C operators shall be conspicuously posted at each facility under their responsibility.
008.04. Class A and Class B operator contact information, including telephone numbers and any other emergency contact information, shall be conspicuously posted at unstaffed facilities near the dispensers and the station building.

Legal Citation:  Title 159, Chapter 13
Nebraska State Fire Marshal
Chapter 14 – EFFECTIVE DATE AND REPEAL OF EARLIER RULES

001. These rules and regulations shall become effective five (5) days after filing with the Secretary of State. Upon adoption of these rules and regulations, prior, inconsistent rules and regulations shall be repealed.

Legal Citation:  Title 159, Chapter 14
Nebraska State Fire Marshal
Chapter 15 – ENFORCEMENT

001. Any person violating the Petroleum Products and Hazardous Substances Storage and Handling Act or the rules, regulations, or orders of the State Fire Marshal or the Department of Environmental Quality adopted or issued pursuant to such act shall be subject to a civil fine of not more than five thousand dollars for each offense and, in the case of a continuing violation, each day of violation shall constitute a separate offense. In assessing the amount of the fine, the court shall consider the size of the operation and the degree and extent of pollution.

002. The Department of Environmental Quality or the State Fire Marshal may apply to the district court of the county where the violation is occurring or about to occur for a restraining order, a temporary or permanent injunction, or a mandatory injunction against any person violating or threatening to violate the Petroleum Products and Hazardous Substances Storage and Handling Act or the rules, regulations, or orders adopted and promulgated under the act. The Court shall have jurisdiction to grant relief upon good cause shown. Relief may be granted notwithstanding the existence of any other remedy at law and shall be granted without bond.

Legal Citation: Title 159, Chapter 15
Nebraska State Fire Marshal
Chapter 16 – SEVERABILITY

001. If any clause, paragraph, subsection or section of these regulations shall be held invalid, it shall be conclusively presumed that the State Fire Marshal would have enacted the remainder of these regulations not directly related to such clause, paragraph, subsection or section.

Legal Citation:  Title 159, Chapter 16
           Nebraska State Fire Marshal
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- 280.11..............................................
- 280.12.............................................. 003, Chapter 1

**Subpart B**
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- 280.61-67........................................ Department of Environmental Quality Rules and Regulations
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