

Summary of Post-Hearing Comm 10 Changes That May Be of Interest

SECTION 2. Refines the definition for bulk plants.

SECTION 5. Refines the definition for portable tanks.

SECTION 7. Adds a definition for stationary or fixed tanks.

SECTION 11. Adds a requirement to submit a copy of the newly recorded deed when transferring ownership of a registered tank.

SECTION 13. Clarifies that the Wisconsin Commercial Building Code applies instead of NFPA 5000 to commercial buildings.

SECTIONS 16 and 19. Allows used-oil tanks at scrap recycling and automobile recycling facilities to meet alternate, specified standards for construction and use.

SECTIONS 21 and 22 [Comm 10.340 (6) (a) to (c)]. Clarifies that PEI RP800 applies only to new bulk plants and terminals.

SECTION 24. Extends the compliance period for installing emergency shut-offs at existing transfer facilities to 2 years.

SECTIONS 25 [pars. (c) and (d)], 27, 53 and 54. Consolidates the requirements for aboveground storage tank dispensers into subchapter IV, and repeals a 1-year compliance period that was not likewise applied to UST dispensers.

SECTION 30. Clarifies the requirements for placing an AST back into service.

SECTION 32 [(9) (c) 14.]. Clarifies that inventory verification records which are derived through statistical inventory reconciliation must be maintained for 10 years.

SECTION 42. Clarifies that daily tank product inventory records must be kept current and on site.

SECTIONS 47 [(2) (b)] and 48. Clarifies that USTs out of service for more than 365 days must have a pressure test of the ullage portion to show that the tank connections are tight, and must have their code conformance documented on form ERS-10778.

File reference: Comm 10-OpTn/Post Hearing changes