

### This is a refresher

- > Not the APSA 101 introduction class...
- Assumption is you have a basic understanding of APSA & SPCC requirements
- > We will cover five topic areas we selected (as they are often mis- or not well understood):
  - General Plan Requirements & Technical and Administrative Amendments (Steve/Mark)
  - Oil-Filled Equipment (Steve/Janice)
  - Piping Requirements (Steve/Pete)

Break 2:45 - 3:00

- 1. Mobile Refuelers and Non-Transportation Tank Trucks (Steve/Pete)
- Inspection and Testing Requirements (Steve/Mark)
- Open Q&A Stump the Regulator and Plan Writer



## Ask the Plan Writer and Regulator! After every topic. CUPA

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### Other CUPA Class Sessions

- > Don't forget... other more detailed classes:
- The Nitty/Gritty APSA Details (Mon. am)
- STI/SFPA Tank Inspection Workshop (Tues. pm)
- SPCC at Airports (Tues. pm)
- All About Petroleum Tanks (Wed. pm)
- SPoo1 Inspection & APSA Compliance Issues & Case Studies
- Oil/Water Separators & SPCC Applicability (Wed. pm)
- Common APSA Violations Resulting in Enforcement Actions (Thurs. am)
- TIUGAs (Thurs. am)
- How to Prepare an SPCC Plan & What to Expect From an EPA Inspection (Thurs. pm)

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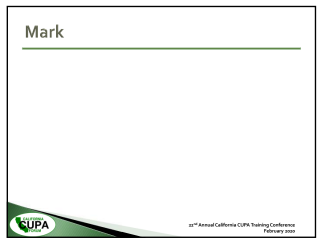
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### Legal Disclaimer

This presentation is meant to provide an overview to EPA inspectors, owners and operators of facilities of regulated, and the general public on the implementation of the Spill Prevention, Control, and Countermeasure (SPCC) rule (40 CFR Part 112). This presentation seeks to promote nationally-consistent implementation of the SPCC rule. The statutory provisions and EPA regulations described in this presentation contain legally binding requirements. This presentation does not substitute for those provisions or regulations, nor is it a regulation itself. In the event of a conflict between the discussion in this presentation and any statute or regulation, this presentation is not controlling. This presentation does not impose legally binding requirements on EPA or the regulated community, and might not apply to a particular situation based upon the circumstances. The word 'should' as used in this presentation is intended solely to recommend or suggest an action, and is not intended to be viewed as controlling. Examples in this presentation are provided as suggestions and illustrations only. While this presentation indicates possible approaches to assure effective implementation of the applicable statute and regulations. EPA retains the discretion to adopt approaches on a case-by-case basis that differ from this presentation where appropriate. Any decisions regarding compliance at a particular facility will be made based on the application of the statute and regulations. References or links to information cited throughout this presentation are subject to change. Rule provisions and internet addresses provided in this guidance are current as of January 2020. This presentation may be revised periodically without public notice.

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## Amendment of SPCC Plan by Owners or Operators 40 CFR §112.5

- > SPCC Plans are living documents
- S112.5(a) requires Plan amendments for changes in facility design, construction, operation, or maintenance that materially affect the potential for a §112.1(b) discharge...aka 'technical amendments'
  - $\,^\circ\,$  This could be changes that increase or decrease the potential
- > Specific time limits apply
- > Technical amendments must be certified by a Professional Engineer in accordance with §112.3(d)
  - Except as provided for Qualified Facilities (§112.6)

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### **Technical Amendment Examples**

- Commissioning and decommissioning containers (or rerating a container)
- > Replacement, reconstruction, or movement of containers\*
- Reconstruction, replacement, or installation of piping systems
- Construction or demolition that might alter secondary containment structures
- > Changes in oil product or oil service
- > Revision of operating or maintenance procedures
- \* inherent flexibility for location and number of portable/mobile containers



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### **Technical Amendment Timing**

- > Plan amendment must be prepared within 6 months
- including recertification by P.E. per 112.5(e)
- Implement ASAP, but no later than 6 months after amendment



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## Administrative (Non-Technical) Amendments by Owner/Operator?

- > No specific rule requirement to make administrative amendments...but
- > Complete review and evaluation of Plan per §112.5(b)
  - At least once every 5 years
  - Does <u>not</u> require a PE to review or re-certify
  - Unless technical changes
  - Should involve management, operations and maintenance
- > Must amend Plan within 6 months to include more effective prevention and control technology if applicable
- > Implement ASAP, but no later than 6 months of amendment



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### **Documenting Plan Review**

- > Must document §112.5(b) Plan review and evaluation
- > Facility owner / operator must sign statement
  - · At beginning or end of Plan, or
  - · In a log, or
  - In an appendix
  - "I have completed review and evaluation of the SPCC Plan for (name of facility) on (date), and will (will not) amend the Plan as a result."



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### Non Technical Amendments?

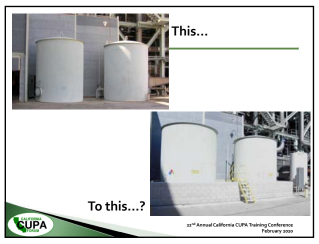
- > Examples:
- Phone #s
- Emergency contacts
- Management changes
- New person responsible for spill prevention
- ∘ Tank #s
- Minor changes in procedures...etc.?
- > Any required timeframe to amend the Plan?

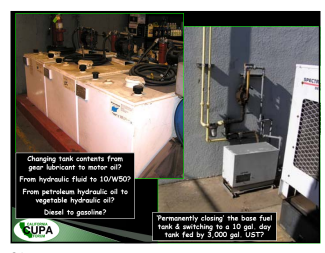


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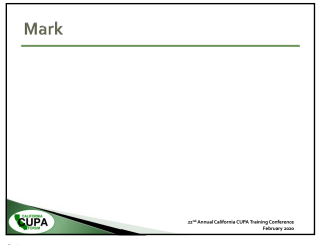












### General Plan Requirements §112.7

- > Requirements that apply to all facilities
- §112.6(a) and (b) streamlines some of these requirements for Tier 1 and Tier 2 Qualified Facilities, respectively
- > Formatting requirements (§112.7 and §112.7(a)(1))
- Plan in writing & in accordance with good engineering practices
- Plan must have full approval of management at a level of authority to commit the necessary resources to fully implement
- If Plan does not Plan follow the Rule must prepare an equivalent Plan and must include a cross-reference
- Discussion & schedule for stuff not yet operational/installed
- Discussion of facility conformance with rule requirements



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### **Environmental Equivalence** §112.7(a)(2)

- > Conditional flexibility in rule-required compliance methods
  - Not applicable for Qualified Facilities unless PE certified
- > Secondary containment provisions are not subject to environmental equivalence
- MUST make "impracticability determinations" in compliance with 40 CFR §112.7(d)
- > If equivalent environmental protection is provided by some other means of spill prevention, control, or countermeasure
- > Alternative measures cannot rely solely on measures already required by other parts of 40 CFR §112



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### **Descriptive Requirements** §112.7(a)(3)

- > Facility diagram with location & contents of each fixed container & portable container areas; exempt USTs; transfer stations
- > Type of oil in each fixed container & capacity.
  - For mobile/portable containers: type of oil & capacity (or estimate of potential number of containers)
- > Discharge prevention measures including procedures for routine handling of oil products
- > Discharge or drainage controls
- > Countermeasures for discharge discovery, response, & cleanup
- > Methods of disposal of recovered materials
- > Contact list and phone numbers (including NRC)

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## Emergency Planning-Related §112.7(a)(4), (5) and §112.7(b)

- > If no Facility Response Plan per §112.20, must:
  - Provide information & procedures for detailed discharge reporting §112.7(a)(4)
  - Organize portions of the Plan describing procedures for when a discharge occurs to make them readily available during emergency §112.7(a)(5)
- Failure analysis: Where experience indicates reasonable potential for equipment failure §112.7(b)
  - Tank loading or unloading equipment; tank overflow, rupture, or leakage; and other equipt. known to be a source of a discharge
  - Predict for each type: Direction, rate of flow, & total quantity of oil which could be discharged



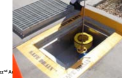
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## General Secondary Containment Requirement §112.7(c)

- > Requires secondary containment for <u>all</u> areas with the potential for a discharge
- Requires appropriate containment and/or diversionary structures to prevent a discharge that may be harmful (a §112.1(b) discharge
- > This is the **minimum** expectation for containment
  - General facility requirement with no sizing or freeboard requirements
- intended to address the most likely oil discharge from any part of a facility





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## General Secondary Containment Requirement §112.7(c)

- > Examples of applicable areas/equipment:
  - Mobile refuelers
  - Oil-filled equipment
  - $^{\circ} \ \, \text{Transfer areas}$
  - Oil drums movement areas/pathways
  - Piping runs/racks, manifolds, etc.
  - Truck loading/unloading areas (not racks)
- Reminder: No specific-sized volume requirement...it's based on typical spill size not container size



### Methods of Containment

### Listed in 40 CFR § 112.7(c)

- Dikes, berms, or retaining walls
- Curbing or drip pans
- Culverting, gutters, or other drainage systems
- ➤ Weirs, booms or other barriers





- Spill diversion ponds
- Retention ponds
- Sorbent materials
- Sumps and collection systems

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### Definition of Loading/Unloading Rack

Loading/unloading rack means a fixed structure (such as a platform, gangway) necessary for loading or unloading a tank truck or tank car, which is located at a facility subject to the requirements of this part. A loading/unloading rack includes a loading or unloading arm, and may include any combination of the following: piping assemblages, valves, pumps, shut-off devices, overfill sensors, or personnel safety devices.



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### Loading Racks §112.7(h)

Tank car or tank truck loading racks (not areas)

- > Sized secondary containment required
- Must be sized to volume of the single largest compartment on tanker or car
- · Can use a quick drainage system & catchment basins/ponds
- Required interlocked warning lights or physical barrier system, warning signs, wheel chocks or vehicle break interlock system
- Pre-loading and pre-departure examination of the truck/car lowermost drains, outlets





### **Loading Arm**

- > Loading/unloading arm is a key component of a loading/unloading rack.
- A loading/unloading arm is typically a movable piping assembly that may include fixed piping or a combination of fixed and flexible piping, typically with at least one swivel joint (that is, at least two articulated parts that are connected in such a way that relative movement is feasible to transfer product via top or bottom loading/unloading to a tank truck or rail car).
- Certain loading/unloading arm configurations present at loading racks may include a loading/unloading arm that is a combination of flexible piping (hoses) and rigid piping without a swivel joint. In this case, a swivel joint is not present on the loading arm because flexible piping is attached directly to the rigid piping of the loading arm and the flexible hose provides the movement needed to conduct loading or unloading operations in lieu of the swivel joint.

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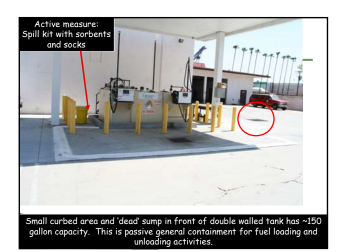
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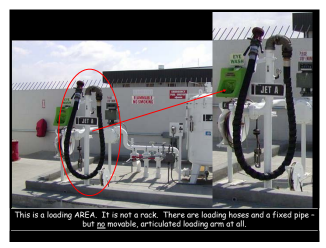


















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## SPCC Applicability Criterion #1

- - > The first of the SPCC rule applicability criteria in 40 CFR §112.1
    - Drills, produces, gathers, stores, processes, refines, transfers, distributes, USES, or consumes oil and oil products
  - > Therefore...need to include in the written & implemented SPCC Plan equipment that is filled with and <u>uses</u> oil (APSA...petroleum) – not just stores or consumes
    - And understand how oil-filled equipment is defined and regulated

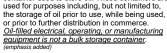


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### 40 CFR § 112.2 Definitions: Containers

### Bulk storage container - any container used to store oil. These containers are used for purposes including, but not limited to,





- > Bulk storage container = APSA aboveground tank
- Manage as SPCC Bulk Storage Container (§ 112.7 & § 112.8 requirements apply)
- > Oil-filled Equipment = APSA aboveground tank
  - Manage as SPCC Oil-filled Equipment (§ 112.7 requirements apply)



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O-F EE is conditionally APSA-exempt

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### <u>Oil-filled Equipment</u> Contains oil for lubrication, hydraulic pressure, heat dissipation, processing, or other such purposes Not regulated as 'bulk storage containers' Three categories: operational, manufacturing and electrical Operational Manufacturing Supports operation of the apparatus or Flow-through process systems E.g. process vessels, reactors, E.g. oil pumps & pumps, hydraulic fermentors, oil treatment tanks, and distillation columns systems, oil compressors, circulating oil lubrication systems, flow through Electrical > Transformers, circuit breakers, capacitors, etc.

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### **OFE vs Bulk Storage Containers** Importance of the difference Oil-filled equipment **Bulk storage containers** > General containment &/or > General containment &/or diversionary means (§ 112.7(c)) diversionary means (§ 112.7(c)) Sized containment + precipitation Can be active or passive freeboard (§ 112.8(c)(2) [& (c)(11) if portable]) > Regular inspections and frequent integrity testing (§ 112.8(c)(6)) > Test liquid level sensing devices (§ 112.8(c)(8)(v)) > Integrity testing after certain repairs (§ 112.7(i))

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### Reminder: General Containment 40 CFR § 112.7(c)

- > Appropriate containment and/or diversionary structures to prevent a discharge of oil that may be harmful (a discharge to navigable waters)\*
  - Need only to address the typical failure mode, and the most likely quantity of oil that would be discharged
  - Secondary containment may be either active or passive in design
- > No minimum sizing or freeboard requirements: a performance standard only

\* Except for 'qualified oil-filled operational' per § 112.7(k)

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### **Methods of Containment**

Listed in 40 CFR § 112.7(c)

- Dikes, berms, or retaining walls
- Curbing or drip pans
- Culverting, gutters, or other drainage systems
- Weirs, booms or other barriers





- > Spill diversion ponds
- Retention ponds
- Sorbent materials
- Sumps and collection systems

### Qualified Oil-Filled Operational Equipment

Oil-filled operational equipment means equipment that includes an oil storage container (or multiple containers) in which the oil is present solely to support the function of the apparatus or the device. Oil-filled operational equipment is not considered a bulk storage container, and does not include oil-filled manufacturing equipment (flowthrough process).

### Examples include, but are not limited to:

- · Hydraulic systems
- Lubricating systems (e.g., those for pumps, compressors and other rotating equipment, including pumpjack lubrication systems)
- Gear boxes
- Machining coolant systems,
- Heat transfer systems
- Transformers
- Circuit breakers
- Electrical switches, and
- Other systems containing oil solely to enable the operation of the device.

112.2 & §112.7(k)

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### Qualified Oil-Filled Operational Equipment

- > Secondary containment is often impracticable
  - The facility can make a PE certified impracticability claim in accordance with 112.7(d), OR;
  - Use the new alternative to the general secondary containment requirements for qualified oil-filled operational equipment:
    - · Prepare an oil spill contingency plan and a written commitment of manpower, equipment, and materials
    - Have an inspection or monitoring program to detect equipment failure and/or a discharge
    - Individual impracticability determination for each piece of equipment is not required

PE impracticability determination not required



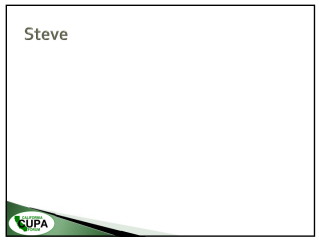
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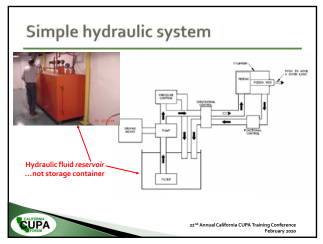
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### Qualified Oil-Filled Operational **Equipment Eligibility Criteria**

- > For the 3 years prior to Plan certification, or since becoming subject to the Rule if it has operated for less than 3 years, the facility must not have had:
  - A single discharge of oil from any oil-filled operational equipment exceeding 1,000 U.S. gallons reaching navigable waters or adjoining shorelines(a §112.1(b) discharge); or
  - Two discharges of oil from any oil-filled operational equipment each exceeding 42 U.S. gallons reaching navigable waters or adjoining shorelines within any 12month period
- > Not related to Qualified Facility thresholds or criteria

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### Uncle Steve's Opinion

- > Some facilities/Plans that take the qualified O-FOE option do not understand what it is or the specifics of the required compliance alternatives
  - First: How tough is it to adequately apply/use active or passive general containment measures?
    - For the most likely release/typical failure mode
  - Second:
    - A CERS Contingency Plan is NOT a 40 CFR §109 Oil Spill Contingency Plan
      - There are specific detailed content and implantation requirements
  - I rarely see the required equipment failure detection or monitoring program at these facilities...or 40 CFR § 109

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## Buried Piping Installations Buried piping installed or replaced after August 16, 2002 must be: Protectively wrapped and cathodically protected; or Satisfy the corrosion protection provisions for piping in 40 CFR parts 280 or 281 (state program) Requirement applies to all soil conditions Exposed piping must be inspected for corrosion If corrosion is found, must undertake additional examination and corrective action as indicated by the magnitude of damage S§112.8(d)(1) and 112.12(d)(1)





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## Piping Requirements Conduct regular inspections of aboveground valves, piping, appurtenances Assess general condition of items such as flange joints, expansion joints, valve glands and bodies, catch pans, pipeline supports, locking of valves, and metal surfaces Conduct integrity and leak testing of buried piping at time of installation, modification, construction, relocation, or replacement Status delignma Cupa Training Confesser.

### **Piping Requirements**

- Warnings to vehicles entering the facility may be verbal, posted on signs, or by other appropriate means.
- > Plan must describe how the warnings will be communicated
- $^{\circ}\,$  Include locations of signs and information provided on the signs.
- When relying on verbal warnings, the Plan should describe information provided as part of the verbal warnings and the procedure for issuing those warnings.

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## Piping and EE Sexamples of possible EE alternatives to corrosion protection for buried piping Use of double-wall piping combined with interstitial leak detection system Comprehensive monitoring, leak detection, and preventive maintenance program

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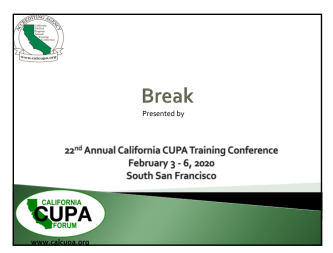




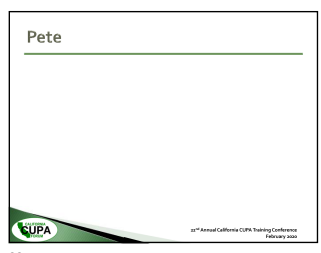












Streamlined Requirements for Mobile Refuelers and Non Trans Tankers trucks...not an exemption! > Common misconception/misunderstanding

- > Sized containment (§§112.8(c)(2) and (11)) not required for mobile refuelers or non-trans tanker trucks
  - General (112.7(c)) containment IS required
- > ALL other relevant §112.7 and 112.8 requirements apply
  - Inspections
  - Integrity testing
  - Written procedures
- Failure analysis
- Discharge prevention positioning



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### **Mobile Refuelers**

- > Bulk storage container onboard a vehicle or towed, that is designed or used solely to store and transport fuel for transfer into or from an aircraft, motor vehicle, locomotive, vessel, ground service equipment, or other oil storage container
- Include vehicles of various sizes equipped with a bulk storage container that is used to fuel or defuel aircraft, motor vehicles, locomotives, tanks, vessels, or other oil storage containers (e.g., farm nurse tanks)



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### **Requirements for Mobile Refuelers**

- > Owners and operators of mobile refuelers at a nontransportation-related facility do not need to provide sized secondary containment
- > Does not apply to vehicles that are used primarily to store oil in a stationary location
- > General secondary containment requirements still apply!

Impracticability UPA

# Non-Transportation-Related Tank Trucks - Sized secondary containment exclusion for mobile refuelers also applies to non-transportation related tank trucks at a facility subject to the SPCC Rule - Does not include mobile/portable containers that generally operate in fixed locations at a facility - Does not include tanker trucks used to supplement storage and serving as a fixed tank - General secondary containment requirements still apply!

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### **PMAA Letter**

- > Clarifies SPCC applicability for tank trucks
- Transportation related not subject to EPA jurisdiction
- Tank truck that returns to a facility empty and contains no oil, other than any residual oil
- Tank truck used only in the transport of oil in interstate or intrastate commerce
- Non-transportation related and may be subject to the SPCC Rule
  - Tank trucks used as storage or used to transfer oil within the confines of a facility

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### Vehicles as Storage Containers

- > Indicators of a vehicle intended to be used as a storage container include:
  - Unlicensed for on-road use
- No longer mobile (i.e., hard-piped or permanently parked)
- Fueled on-site and never moves off-site

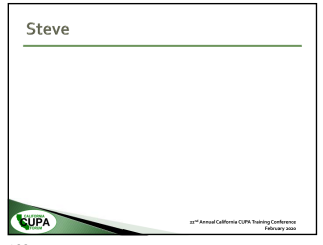


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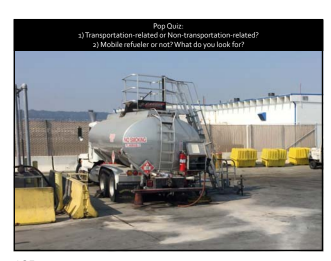


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## Frequent Inspections & Regularly Scheduled Integrity Testing § 112.8(c)(6)

- > Schedule and procedures must be in the Plan (112.7(e))
- Test or inspect each aboveground container for integrity on a regular schedule & whenever material repairs are made
  - ALL bulk storage containers (not OFE)
- > Determine, in accordance with industry standards:
- The appropriate qualifications of personnel performing tests and inspections, and
- The frequency and type of testing and inspections which take into account container size, configuration, and design

Visual inspection is a separate requirement

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## Frequent Inspections & Regularly Scheduled Integrity Testing § 112.8(c)(6)

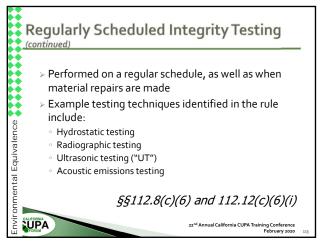
- Must frequently inspect the outside of the container for signs of deterioration, discharges, or accumulation of oil inside diked areas
  - Must also inspect container supports and foundations
- Also must conduct 'regular' inspection of all aboveground valves, piping, & appurtenances (112.8(d)(4))
- > These are visual inspections
- Can be integrated with integrity testing of STI SP-001 Cat 1 steel tanks ≤ 5,000-gal capacity
  - Inspection by owner's inspector
- Issue with inspecting the outside of a container if it's a double-walled tank



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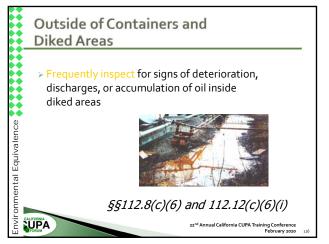
# Papplies to: Applies to: Large (field-constructed or field-erected) and small (shop-built) aboveground bulk storage containers Aboveground bulk storage containers on, partially in (partially buried, bunkered, or vaulted tanks) and off the ground wherever located Aboveground bulk storage containers storing any type of oil Examples: mobile/portable containers, drums, totes What containers at a facility are not subject to integrity testing provisions? \$\$\frac{8}{112.8(c)(6)}\$ and \$112.12(c)(6)(i)\$ 22 Manual California CUPA Training Conference February 2022 222

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# Frequent Visual Inspection ➤ Requirements are distinct from, and in addition to, the requirement to regularly test each aboveground bulk storage container for integrity ➤ Intended to be a routine walk-around by the owner/operator ➤ Must occur frequently to detect signs of deterioration, discharges, or accumulations of oil inside diked areas ➤ Typically conducted by properly trained facility personnel ➤ Records for integrity tests and frequent visual inspections – usual and customary business practices will suffice

§§112.8(c)(6) and 112.12(c)(6)(i)

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ronmental Equivalence



### **AFVO Eligibility Criteria** > Differentiated integrity testing requirements apply to bulk storage containers that: Are subject to the applicable sections of the Food and Drug Administration (FDA) regulation 21 CFR part 110, Current Good Manufacturing Practice in Manufacturing, Packing or Holding Human Food; Are elevated; onmental Equivalence Are made from austenitic stainless steel; Have no external insulation; and Are shop-built. > AFVO containers that meet the eligibility criteria already have environmentally equivalent measures in place for integrity testing. Owners/operators do not need to state reasons for nonconformance with the current integrity testing requirements. §112.12(c)(6)(ii) 22<sup>nd</sup> Annual California CUPA Training Conference February 2020 UPA FORUM



### **Expectations for Compliance**

> What does an inspector look for?

- Type of inspection requirements (i.e., visual or non-destructive testing)
- Description of inspection program
- Applicable standard(s)
- What standard is the program based upon?
- · Are containers within scope of standard?
- What are inspection procedures for containers outside scope of standard?
- Does facility elect to deviate from standard?
- Records
- Implementation Schedule (as applicable)



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### **Specific Circumstances**

- > An inspector may encounter at a facility:
- Aboveground bulk storage container for which the baseline condition is known
- Aboveground bulk storage container for which the baseline condition is not known
- Deviation from integrity testing requirements based on environmental equivalence
- No standard applies develop hybrid inspection program



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### **Assessing Baseline Conditions**

- Many facilities may not have performed integrity testing of their tanks, particularly on shop-built tanks
  - Especially when no back-up tanks are available
- Developing an appropriate integrity testing program requires assessing baseline conditions for these tanks (i.e. corrosion rate and inspection intervals)
  - $^{\circ}\,$  No need to establish baseline if inspection program is visual only
- "Baseline" will provide information on the condition of the tank shell and floor, and the rate of change in condition due to corrosion or other factors, in order to establish a regular inspection schedule



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### Schedules

- > SPCC rule allows for the Plan to describe procedures, methods, or equipment that are not yet operational
- PE (or owner/operator, in the case of qualified facilities) will establish the schedule for inspections and testing
- > Owner/operator must implement program
- Guidance document provides recommendations for how to comply with integrity testing requirements
- > Facilities with multiple tanks can prioritize tank inspection order



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### Deviation from Integrity Testing Requirements (Hybrid Program)

- > Measures that may be considered environmentally equivalent to integrity testing for bulk storage containers:
- Effectively minimize the risk of container failure
- Allow detection of leaks before they become significant
- > Alternative measures to integrity testing may:
  - Prevent container failure by minimizing the container's exposure to conditions that promote corrosion
  - Enable facility personnel to detect leaks and other container integrity problems early so they can be addressed before more severe integrity failure occurs



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### **Industry Standards & SPCC Revisions**

- > Litigation Settlement and PMAA letter in March 2004
- > Steel Tank Institute SP001 standard issued in 2005
- Outlines "good engineering practice" for integrity testing of shopbuilt containers
- This may affect a PE's decision whether to certify an environmentally equivalent approach as described in the PMAA letter, or to follow the industry standard as provided by the amendment finalized in this rule. (73 FR 7436C)
- > Integrity Testing rule language modified in 2008
  - Remove requirement for visual inspection and another integrity testing technique
  - Defers to inspection standards for determining scope of inspection, frequency and personnel qualifications

Bottom Line: If integrity testing program in Plan deviates from industry standards, then environmental equivalence discussion must address reason for deviation and how it is equivalent

try 12

# Hybrid Inspection Program - Instead Applicable Industry Standard An environmentally equivalent approach to following an applicable industry standard verbatim: Hybrid inspection program based on elements designed to minimize the risk of container failure and allow detection of leaks before they impact navigable waters or adjoining shorelines. Elements may be based on a combination of various industry standards and good engineering practice Should include the recommended minimal elements described in Section 7.5.3 for a PE-developed site-specific integrity testing program. Ability to use an environmentally equivalent alternative is influenced by the tank configuration and adequacy of secondary containment. Program based on site-specific conditions. If a Tier I qualified facility owner or operator chooses to develop an alternative inspection program, then he must have a PE certify the environmentally equivalent measures A Tier I qualified facility owner or operator cannot deviate from applicable industry standards when following the requirements for Tier I qualified facilities.

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# Hybrid Inspection Program - Deviates from a Portion of an Industry Standard > It may be appropriate to deviate from portions of an industry standard under certain circumstances • When another approach would be more appropriate or cost effective, based on site-specific factors. > The PE should document in the Plan: • what industry standard applies, • how the hybrid inspection program deviates from the applicable industry standard, and • how the inspection program meets the minimal recommended elements described in Section 7.5.3. If a Tier II qualified facility owner or operator chooses to deviate from a portion of an applicable industry standard, then he must have a PE certify the environmentally equivalent measures. A Tier I qualified facility owner or operator cannot deviate from applicable industry standards when following the Tanuary of Tier I qualified facilities.

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# Hybrid Inspection Program - No Applicable Industry Standard If no industry standard applies to a particular container, the Plan preparer may

- If no industry standard applies to a particular container, the Plan preparer may consider the manufacturer's specifications and instructions for proper use and maintenance
- If no manufacturer's instructions apply, the Plan preparer may develop sitespecific inspection and testing requirements in accordance with good engineering practice.
- A customized, site-specific inspection program should be based on relevant industry standards and other good engineering principles.
  - Designed to measure the structural soundness of a container shell, bottom, and/or floor to contain oil
- May include leak testing to determine whether the container will discharge oil.
- $\,{}^{\circ}\,$  Follow recommended elements in Section 7.5.3
- A PE does <u>not need to provide and certify an environmental equivalence</u> justification for implementing a hybrid inspection program when industry <u>standards</u> do not apply to a container.

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### **Documentation Requirements**

- Plan must describe the scope and schedule of examinations to be performed on bulk storage containers
- Plan should reference an applicable industry inspection standard or describe an equivalent program developed by a PE
- > The facility must maintain records of all visual inspections and integrity testing
  - Required to retain all records for three years
- EPA recommends keeping them for lifetime

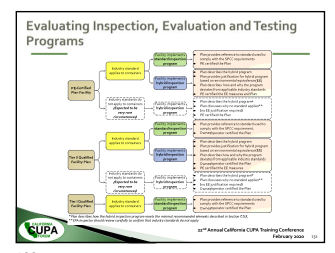


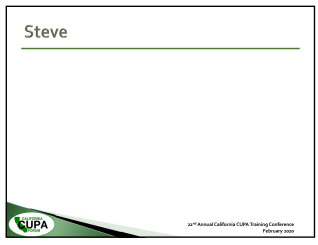
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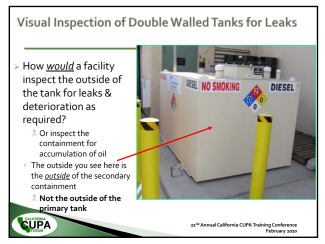
### Role of the EPA Inspector

- > Review records of frequent visual inspections and regular integrity testing
- > For hybrid inspection and testing programs, verify that the testing program covers minimum elements for what is being inspected, the frequency of inspections, and their scope
- Where a regularly scheduled inspection and testing program has not been identified, request information on the anticipated schedule
- Review records of regular and periodic inspections and tests of buried and aboveground piping, valves, and appurtenances









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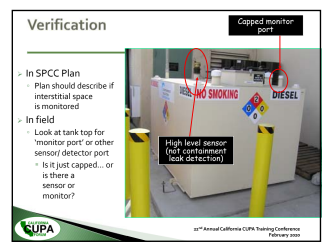
## Visual Inspection of Double Walled Tanks for

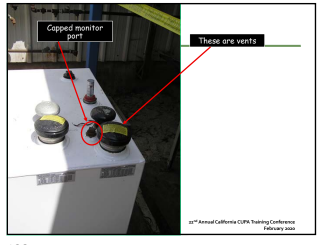
- > Integral double walled tanks
  - And double wall generator base/belly tanks, generator day tanks, dike tanks, etc.
- > Most (but not all) have provisions for the use of interstitial space leak detection or monitoring
  - Generator base tanks can be a problem as can some old tanks
  - Many tanks are equipped with leak detectors
  - Mechanical or electronic systems
    - Locally or remotely reported
  - Many tanks are not so equipped
  - Facilities may assume that visually inspecting the outside of the tank (the outside surface) is sufficient
    - A likely potential compliance issue

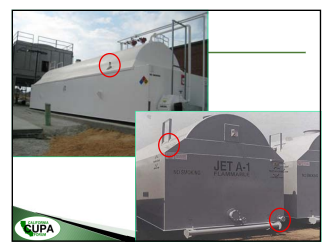
002 US EPA memo raises the issue – and RG discusses and updates CUPA

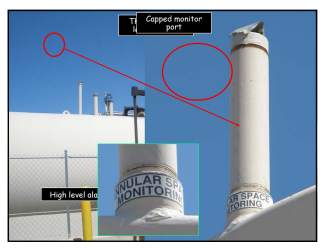
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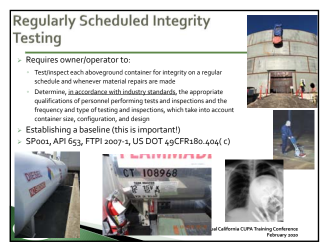


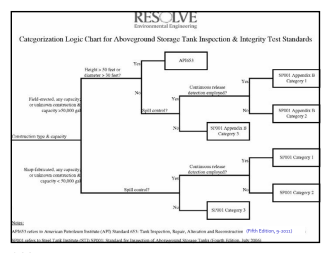














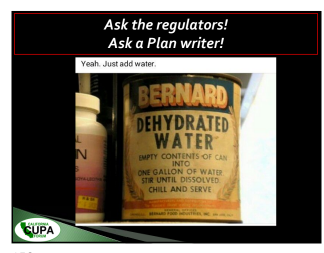


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Open Q&A on any provision		
> Ask any question > HQ response		
<ul><li>R9 response</li><li>Plan Writer Response</li></ul>		
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