Environmental Protection Agency

§ 282.74 Mississippi State-Administered Program.

(a) The State of Mississippi is approved to administer and enforce an underground storage tank program in lieu of the federal program under subtitle I of the Resource Conservation and Recovery Act of 1976 (RCRA), as amended, 42 U.S.C. 6991 et seq. The State’s program, as administered by the Mississippi Department of Environmental Quality, was approved by EPA pursuant to 42 U.S.C. 6991c and part 281 of this chapter. EPA approved the Mississippi program on June 11, 1990 and it was effective on July 11, 1990.

(b) Mississippi has primary responsibility for enforcing its underground storage tank program. However, EPA retains the authority to exercise its inspection and enforcement authorities under sections 9005 and 9006 of subtitle I of RCRA, 42 U.S.C. 6991d and 6991e, as well as under other statutory and regulatory provisions.

(c) To retain program approval, Mississippi must revise its approved program to adopt new changes to the federal subtitle I program which make it more stringent, in accordance with section 9004 of RCRA, 42 U.S.C. 6991c, and 40 CFR part 281, subpart E. If Mississippi obtains approval for the revised requirements pursuant to section 9004 of RCRA, 42 U.S.C. 6991c, the newly approved statutory and regulatory provisions will be added to this subpart and notice of any change will be published in the FEDERAL REGISTER.

(d) Mississippi has final approval for the following elements submitted to EPA in the State’s program application for final approval and approved by EPA on June 11, 1990. Copies may be obtained from the Underground Storage Tank Program, Mississippi Department of Environmental Quality.

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Highway 80 West, Jackson, MS 39289–0385.

(1) State statutes and regulations. (i) The provisions cited in this paragraph are incorporated by reference as part of the underground storage tank program under subtitle I of RCRA, 42 U.S.C. 6991 et seq.

(A) Mississippi Statutory Requirements Applicable to the Underground Storage Tank Program, 1996.

(B) Mississippi Regulatory Requirements Applicable to the Underground Storage Tank Program, 1996.

(ii) The following statutes and regulations are part of the approved state program, although not incorporated by reference herein for enforcement purposes.

(A) The statutory provisions include:


   49–17–415 Obligations of owners and operators of tanks; powers of commission or representatives

   49–17–427 Proceedings before commission; penalties for violations of Sections 49–17–401 through 49–17–433

   49–17–431 Appeal rights

2. Mississippi Code of 1972, Title 49, Chapter 17, Pollution of Waters, Streams, and Air.

   49–17–17 Powers and duties

   49–17–27 Emergency orders; public notice of emergency situations

   49–17–31 Proceedings before commission

   49–17–33 Hearings

   49–17–35 Request for hearing

   49–17–41 Administrative appeals; appeals to chancery court; appeals to supreme court

   49–17–43 Penalties


   49–2–9 Commission on Environmental Quality; powers and duties

   49–2–13 Powers and duties of executive director


   17–17–29 Penalties; injunction; recovery of cost of remedial action; disposition of fines

(B) The regulatory provisions include:

1. Mississippi Groundwater Protection Trust Fund Regulations.

2. [Reserved]

(iii) The following statutory and regulatory provisions are broader in scope than the federal program, are not part of the approved program, and are not incorporated by reference herein for enforcement purposes.

(A) The statutory provisions include:


   49–17–429 Certification to install, alter or remove underground storage tanks

2. [Reserved]

(B) The regulatory provisions include:


   Section I General Intent

   Section II Legal Authority

   Section III Definitions

   Section IV Applicability

   Section V General Requirements

   Section VI Certification Requirements

   Section VII Testing

   Section VIII Certification

   Section IX Certification Renewals

   Section X Continuing Education

   Section XI Lapsed Certification

   Section XII Revocation, Denial, and Non-Renewal of Certificates

   Section XIII Enforcement and Appeals

   Section XIV Property Rights


   Section IV Immediate Response Action Contractor (IRAC) Application Process

   Section V IRAC Application Review

   Section VI IRAC Performance Standards

   Section VII Denial of IRAC Applications

   Section VIII Removal from the Approved List of IRAC’s

   Section IX Engineering Response Action Contractor (ERAC) Application Process

   Section X ERAC Submittal of Documentation Requested By the Department

   Section XI ERAC Performance Standards

   Section XII Removal from the Approved List of ERAC’s

   Section XIII Denial of ERAC Applications

(2) Statement of legal authority. (i) ‘‘Attorney General’s Statement for Final Approval’’, signed by the State Attorney General on August 15, 1989, though not incorporated by reference, is referenced as part of the approved underground storage tank program.
(a) The State of Nevada is approved to administer and enforce an underground storage tank program in lieu of the Federal program under Subtitle I of the Resource Conservation and Recovery Act of 1976 (RCRA), as amended, 42 U.S.C. 6991 et seq. The state’s program, as administered by the Nevada Division of Environmental Protection was approved by EPA pursuant to 42 U.S.C. 6991c and part 281 of this chapter. EPA approved the Nevada program on December 24, 1992 and it was effective March 30, 1993.

(b) Nevada has primary responsibility for enforcing its underground storage tank program. However, EPA retains the authority to exercise its inspection and enforcement authorities under sections 9005 and 9006 of Subtitle I of RCRA, 42 U.S.C. 6991d and 6991e, as well as under other statutory and regulatory provisions.

(c) To retain program approval, Nevada must revise its approved program to adopt new changes to the Federal Subtitle I program, which makes it more stringent in accordance with section 9004 of RCRA, 42 U.S.C. 6991c, and 40 CFR part 281, subpart E. If Nevada obtains approval for the revised requirements pursuant to section 9004 of RCRA, 42 U.S.C. 6991c, the newly approved statutory and regulatory provisions will be added to this subpart and notice of any change will be published in the FEDERAL REGISTER.

(d) Nevada has final approval for the following elements submitted to EPA in Nevada’s program application for final approval and approved by EPA on December 24, 1992. Copies may be obtained from the Nevada State Office Library, Board Room, 100 Stewart Street, Carson City, Nevada 89710.

(1) State statutes and regulations. (i) The provisions cited in this paragraph are incorporated by reference as part of the underground storage tank program under Subtitle I of RCRA, 42 U.S.C. 6991 et seq.


(B) Nevada Regulatory Requirements Applicable to the Underground Storage Tank Program, 1992.

(ii) The following statutes and regulations are part of the approved state program, although not incorporated by reference herein for enforcement purposes.


(B) Nevada Regulatory Requirements Applicable to the Underground Storage Tank Program, 1992.

(iii) The following statutes and regulations are broader in scope than the Federal program, are not part