

CT Licensed HazMat Spill Cleanup Contractors and Responsible Party Information

Company Name	Facility Address(es)	Town		Zip	Web Site or E-mail Address	Phone	Fax	Toll Free	License #
CT Tank Removal, Inc. *	118 Burr Court	Bridgeport	CT	06605	www.cttank.com	203-384-6020	203-384-6054	888-304-8265	CT-HW-695
Clean Harbors Environmental Services, Inc. *	761 Middle Street	Bristol	CT	06010	www.cleanharbors.com	860-583-8917	860-585-1740	800-645-8265	CT-HW-112
Tri-S Environmental Services Inc.	25 Pinney Street	Ellington	CT	06029	www.tri-senvironmental.com	860-875-2110	860-875-8587	866-308-8747	CT-HW-026
Kropp Environmental Contractors, Inc.	32 Exeter Road, P.O. Box 258	Lebanon	CT	06249	www.kroppenvironmental.com	860-642-9952	860-642-9953	877-642-9952	CT-HW-690
United Industrial Services	47 Gracey Avenue	Meriden	CT	06451	www.unitedindustrialservices.com	203-238-6745	203-630-4415	888-276-0887	CT-HW-231
Vincent Cahill & Sons Excavating, Inc.	270 Main Street	Middlefield	CT	06455	None	860-349-8551	None	None	CT-HW-676
Absolute Tank Removal, LLC	24 Honek Street	Milford	CT	06460	www.absolutetank.com	203-882-9391	203-882-9392	800-678-8256	CT-HW-692
Clean Harbors Environmental Services, Inc. *	41 Eastern Steel Road	Milford	CT	06460	www.cleanharbors.com	203-878-1740	203-878-1799	800-645-8265	CT-HW-112
TMC Services, Inc.	127 Enterprise Drive	Monroe	CT	06468	www.hazmatt.com	203-268-7046	203-268-7105	None	CT-HW-748
McVac Environmental Services, Inc.	481 Grand Avenue	New Haven	CT	06513	www.mcvacenvironmental.com	203-498-1427	203-498-1429	None	CT-HW-528
Miller Environmental Group, NE Marine Operations	50 Mill Street	New Haven	CT	06513	www.millerenv.com	631-369-4900	631-369-4909	800-394-8606	CT-HW-075
Moran Environmental Recovery, LLC *	20 Commerce Road	Newtown	CT	06470	www.moranenvironmental.com	203-270-0095	203-270-0096	800-562-7611	CT-HW-503
Manafort Brothers, Inc	414 New Britain Avenew	Plainville	CT	06062	www.manafort.com	860-229-1934	860-229-2452	888-MANAFORT	CT-HW-841
Environmental Services, Inc. *	90 Brookfield Street	South Windsor	CT	06074	www.e-s-i.com	860-528-9500	860-289-3119	800-486-7745	CT-HW-218
Herbert Recovery Services, Inc.	27 Davenport Street	Stamford	CT	06902	www.herbertenvironmental.com	203-938-7066	203-938-4190	800-500-8265	CT-HW-684
Enviroshield, Inc.	250 Moffitt Street	Stratford	CT	06615	www.enviroshieldinc.com	203-380-5644	203-378-8736	800-394-2268	CT-HW-495
Alpine Environmental Services, LLC *	425 South Cherry Street	Wallingford	CT	06615	www.alpineenvironmental.com	203-269-9522	203-269-9540	866-592-5746	CT-HW-798
True Blue Environmental Services, LLC	5 Northfield Road	Wallingford	CT	06492	www.trueblueenvironmental.com	203-269-3355	203-294-08411	877-FOR-TBES	CT-HW-794
TMC Services, Inc.	1 William Way	Bellingham	MA	02019	www.hazmatt.com	508-966-3737	508-966-4861	800-223-8865	CT-HW-748
Clean Harbors Environmental Services, Inc. *	42 Longwater Drive	Norwell	MA	02061	www.cleanharbors.com	718-792-5000			CT-HW-112
ENPRO Services, Inc.	12 Mulliken Way	Newburyport	MA	01950	www.enpro.com	978-465-1595	978-465-2050	800-966-1102	CT-HW-529
Moran Environmental Recovery, LLC *	75D York Avenue	Randolph	MA	02368	www.moranenvironmental.com	781-815-1177	781-815-1104	888-233-5338	CT-HW-503
Triumvirate Environmental, Inc.	61 Inner Belt Road	Somerville	MA	02143	www.triumvirate.com	617-628-8098	617-628-8099	800-834-9697	CT-HW-575
Cyn Oil, Corp.	100 Tosca Drive	Stoughton	MA	02072	www.cynenv.com	718-341-1777	781-341-6298	800-622-6365	CT-HW-529
EQ Northeast, Inc (Franklin Environmental)	185 Industrial Road	Wrentham	MA	02093	www.eqonline.com	508-384-6151	508-384-6028	800-850-2472	CT-HW-030
Veolia ES Technical Solutions, LLC *	1 Eden Lane	Flanders	NJ	07836	www.veoliaes-ts.com	973-691-7321	973-691-3978	800-354-2382	CT-HW-663
Conklin Services & Construction, Inc.	94 Stewart Avenue	Newburgh	NY	12550		845-561-1512	845-561-1257	800-677-7745	CT-HW-785
Environmental Products & Services of VT, Inc.	532 State Fair Blvd.	Syracuse	NY	13204	www.epsofvermont.com	315-451-6666	315-457-6652		CT-HW-728
Miller Environmental Group, Inc.	538 Edwards Avenue	Calverton	NY	11933	www.millerenv.com	631-369-4900	631-369-4909		CT-HW-075
ATC Lincoln Environmental, Inc.(ATC Grp. Serv.)	333 Washington Highway	Smithfield	RI	02917		401-232-3353	401-232-1130	800-659-3353	CT-HW-391
Western Oil, Inc.	One Duchess Way	Lincoln	RI	02865	www.westernoil.com	401-727-8600	401-727-7667	800-240-5540	CT-HW-257

Also BioMedical Transporters

For a complete list of Connecticut Licensed BioMedical Transporters, use this link to access the list on the DEP Web Site.

www.ct.gov/dep/lib/dep/waste_management_and_disposal/transporters_and_facilities/biomedicalwastetransporters.pdf

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Department of Environmental Protection Bureau of Materials Management & Compliance Assurance Emergency Response & Spill Prevention Division

RESPONSIBILITY FOR THE CLEAN UP OF SPILLS POSING A THREAT TO THE ENVIRONMENT

Definition: A *spill* is defined in Connecticut General Statute (CGS) Section 22a-452c. A *spill* means the discharge, spillage, uncontrolled loss, seepage or filtrations of oil or petroleum or chemical liquids or solid, liquid or gaseous products or hazardous waste.

Reporting Requirements: All spills must be reported and dealt with quickly. Connecticut environmental law establishes what is called *strict liability* for spills of most pollutants into the environment. This means that the person or business that caused the spill and the owner of the property where the pollution occurred, including homeowners with underground fuel tanks, are responsible for cleaning up the spill (reference CGS Section 22a-451). They are also responsible even if the spill was not their fault. They may be able to bring legal action against the party who was at fault.

The party that caused the spill or pollution and the property owner should contain the spill immediately and should notify the Connecticut Department of Environmental Protection (CTDEP) immediately. They should do so by notifying the CTDEP's Emergency Response & Spill Prevention Division (ERSPD) at 860-424-3338 or toll free at 1-866-337-7745 (1-866-DEP SPIL) and by notifying the appropriate local authorities. **Follow this link to see current contract that the DEP will hire under and the rates each contractor**

[SCP Contract Details](#)

Spill Clean up and Recovery of Expenses: After there is a spill, the CTDEP will attempt to identify the parties that caused the spill and the property owners. CTDEP personnel will advise the parties of their legal responsibility to clean up the pollution and will attempt to get these parties to take appropriate action to clean up the spill immediately. As required by CGS Section 22a-454, any clean up must be performed by a licensed contractor. If neither the person who caused the pollution nor the property owner makes immediate proper arrangements for cleaning up the pollution, the state may make arrangements to clean up the spill

Under CGS Section 22a-451, *the state will take action to recover all of its clean up expenses:*

- 1 These expenses will include administrative costs and the recovery of legal expenses and court costs calculated at 15% of the actual cost paid by the state and 10% interest.
- 2 A responsible party may avoid administrative costs, the recovery of legal and court costs and interest charges **only if payment is received in full** within 30 days from the date the CTDEP sends a collection letter.
- 3 If the pollution was caused through negligence, the state can *recover 150% of its expenses*.
- 4 If pollution was caused knowingly, the state can recover *200% of its expenses*.
- 5 The state may also initiate other types of enforcement action, some of which can involve civil penalties of up to \$25,000 per day per violation.

A Significant Number of Spill Events Involve Leaking Underground Storage Tanks: Many spills are the result of leaking underground storage tanks. If you have an underground tank containing petroleum product at a *business or commercial site*, you are required to comply with specific regulations. Regulatory references are the following: 40 CFR 280. 22a-449(d)-1(g); 22a-449(d)-104; 22a-449(d)-110; and 22a-449(d)-110. These Requirements include:

- 1 keeping on-site all required records of daily inventory readings, including weekly and monthly reconciliation to identify and immediately cease any discernible losses;
- 2 complying with all applicable state and federal leak detection requirements, including maintenance of automatic tank gauging systems (ATGs), annual tightness testing of pressurized piping and scheduled tightness testing of tanks, as applicable; and
- 3 properly closing any Underground Storage Tank (UST) system components, which have exceeded usage deadlines. Please note that bare steel UST components for gasoline, motor fuel, waste oil and CERCLA chemical storage have been illegal since December 22, 1998 or the 20th year after installation, whichever came earlier. Fines have been levied in all cases of violation of the December 22, 1998 deadline. For underground heating fuel storage, no bare steel tanks or integral piping can be used beyond the 20th year of the installation. Effective November 1, 2005, even bare steel heating fuel UST components, installed just prior to the prohibition for bare steel installations in 1998, will be illegal.

In addition, residential property owners are responsible for spills caused by home heating fuel tanks if they leak. The CTDEP recommends that any bare steel residential underground storage tank be closed out and replaced with above ground or basement tanks. Please be advised that most releases from USTs result from failures in the integral piping. An indicator where a problem may be occurring is when there is an abnormal use of heating fuel, which would suggest a loss of product.

Disclaimer: *This Fact Sheet is intended to provide a brief informational summary of responsibility for cleaning up a spill. It is not intended to be complete legal guidance on this subject, nor is it intended to be a binding statement as to the position of the state on any issue that may arise out of a spill. Nothing in this Fact Sheet should be construed to bind the state or to create any expectations as to how the state may respond.*