Reporting of Oil, Gas and Chemical Spills

Legal Requirements

In Connecticut, any oil or petroleum product, chemical or waste that is released in any manner constitutes a spill [CGS Section 22a-450]. Spills also include gasoline overflows and leaks from underground and above ground tanks.

Legal References

- Report of Discharge, Any and Immediate - CGS 22a-450
- Responsibility, Strict Liability - CGS 22a-451
- Clean-up must be performed by a permitted spill contractor - CGS 22a-454

What Immediate Actions Should be Taken?

In case of a spill, stop the flow, contain the spill, call 911, report the spill to DEEP (see below), and then report to the National Response Center if necessary (see below).

When Should a Spill be Reported to the DEEP?

In Connecticut, a release of oil or petroleum product, any chemical, or waste, must be reported to DEEP. The party causing the spill or pollution and the property owner are responsible for:

- Immediately reporting the spill to DEEP’s Emergency Response and Spill Prevention Division at 860-424-3338 or 866-DEP-SPIL, and beginning the appropriate containment and cleanup efforts, which must be performed by a licensed contractor [CGS Section 22a-454]. The telephone number is staffed 24-hours/7 days a week. If these numbers are unavailable for any reason, call 860-424-3333.

- Information that will be asked is as follows:
  - location;
  - quantity and type of substance, material or waste;
  - date and the cause of the incident;
  - name and address of the owner; and
  - name and address of the person making the report and his relationship to the owner.

- Connecticut law establishes what is called “strict liability” for spills of most pollutants into the environment. This means that the person or business causing the spill and the owner of the property where the pollution occurred is financially responsible for clean up, regardless of fault. All spills must be reported and dealt with quickly.

Note: Unless specifically requested, DEEP does not require a written submission when reporting a spill. More on reporting requirements.
When Should an Oil Spill be Reported to the Federal Government?

Section 311 of the Clean Water Act disallows the discharge of oil into or upon the navigable waters of the United States, their adjoining shorelines, or where natural resources may be affected [33 USC 1321, 40 CFR 110].

You must report an oil spill to the National Response Center at 800-424-8802 if the:
1. spill is to navigable waters or the adjoining shoreline, or
2. water quality standards could be violated, or
3. spill causes a sheen or discoloration, or
4. spill causes a sludge or emulsion.

When Should a Hazardous Chemical Spill be Reported to the Federal Government?

You must report a hazardous chemical spill to the National Response Center at 800-424-8802 if the release could threaten human health off the property.

The facility owner or operator is also required to provide a written follow-up emergency notice as soon as practicable after the release. The follow-up notice or notices must:

- Update information include in the initial notice, and
- Provide information on actual response actions taken and advice regarding medical attention necessary for exposed individuals.

What Should I Do After the Spill is Over?

Once the spill has been contained and response is completed as directed by DEEP, properly containerize and dispose of any spill cleanup residues. See Appendix A for more information.

Did you know?

In the case of spill, if needed, DEEP will give the responsible party the opportunity to hire a licensed environmental contractor. If the responsible party does not make proper arrangements, DEEP may make direct arrangements for the clean-up and seek recovery of state funds later.