

# Tetrachloroethylene (Use in Dry Cleaning and Reporting Requirements) Regulations

## **PERC Pointer #4**

## **Secondary Containment Systems**

# Prevent spills!



For more information, please see our website www.ec.gc.ca/regs-tetra



## **WHAT?**

Any containers or tanks holding tetrachloroethylene (PERC), waste water or residue (e.g., sludge, lint and used filters) must have a secondary containment system.

### Secondary containment systems must:

- 1. Be made of a PERC-impermeable material;
- Cover at least the entire surface under the machine or container that holds PERC, waste water or residue; and
- 3. Be able to hold a volume equal to 110%\* of the largest tank or storage container.

\*See PERC Pointer #5: Is Your Secondary Containment System Large Enough?

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Please contact your regional Environment Canada office if you have any questions or concerns:

Newfoundland and Labrador, Prince Edward Island, Nova Scotia, New Brunswick 902-426-8679 EnvCanAtlRegs@ec.gc.ca

#### Quebec

514-283-7305 lcpe.info.cepa-qc@ec.gc.ca

#### Ontario

416-739-4976 compliance.promotion. ontario@ec.gc.ca

Manitoba, Saskatchewan, Alberta, Northwest Territories, Nunavut

780-951-8890 pnrcompliancepromotion@ ec.gc.ca

British Columbia, Yukon 604-666-9862 DryClean-PYR@ec.gc.ca

Environment Canada Inquiry Centre 1-800-668-6767

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## HOW?

Typically, this means placing the dry-cleaning machine, waste water bucket, sludge drum, waste water treatment system, etc. inside another container, such as a spill tray, pan, platform or pallet.

**PERC-impermeable material** can completely stop PERC from passing through. Rubber and bare concrete are not PERC-impermeable materials. Corrosion-resistant or stainless steel is a commonly used PERC-impermeable material. Contact your hazardous waste specialist to discuss PERC-impermeable secondary containment options.

### WHY?

Secondary containment systems provide a second line of defense against PERC leaks. This helps to:

- Reduce the risks of environmental contamination;
- · Reduce time and cost of any PERC spill cleanup;
- Reduce workplace hazards; and
- Protect the facility and equipment from damage.

#### **Regulatory Compliance**

Environment Canada undertakes regular inspections in order to verify compliance with the requirements of the *Canadian Environmental Protection Act, 1999* and its regulations. Investigations are conducted when there are reasonable grounds to believe that a violation has occurred. In situations of non-compliance, enforcement officers may issue a warning or an environmental protection compliance order, proceed with prosecution, or take some other enforcement action, depending on the circumstances (see the *Compliance and Enforcement Policy for the Canadian Environmental Protection Act, 1999* at <a href="https://www.ec.gc.ca/lcpe-cepa/default.asp?lang=En&n=5082BFBE-1">www.ec.gc.ca/lcpe-cepa/default.asp?lang=En&n=5082BFBE-1</a>).

Where an officer proceeds with prosecution and a conviction is obtained, the Court may order a fine and/or imprisonment. In 2012, maximum fines were increased and mandatory minimum fines were introduced for certain specified offences. For further information, consult Environment Canada's website at <a href="https://www.ec.gc.ca/lcpe-cepa/default.asp?lang=En&n=66B8D849-1">www.ec.gc.ca/lcpe-cepa/default.asp?lang=En&n=66B8D849-1</a>.