

CHAPTER 103—COMPREHENSIVE ENVIRONMENTAL RESPONSE, COMPENSATION, AND LIABILITY

SUBCHAPTER I—HAZARDOUS SUBSTANCES RELEASES, LIABILITY, COMPENSATION

Sec.	
9601.	Definitions.
9602.	Designation of additional hazardous substances and establishment of reportable released quantities; regulations.
9603.	Notification requirements respecting released substances.
9604.	Response authorities.
9605.	National contingency plan.
9606.	Abatement actions.
9607.	Liability.
9608.	Financial responsibility.
9609.	Civil penalties and awards.
9610.	Employee protection.
9611.	Uses of Fund.
9612.	Claims procedure.
9613.	Civil proceedings.
9614.	Relationship to other law.
9615.	Presidential delegation and assignment of duties or powers and promulgation of regulations.
9616.	Schedules.
9617.	Public participation.
9618.	High priority for drinking water supplies.
9619.	Response action contractors.
9620.	Federal facilities.
9621.	Cleanup standards.
9622.	Settlements.
9623.	Reimbursement to local governments.
9624.	Methane recovery.
9625.	Section 6921(b)(3)(A)(i) waste.
9626.	Indian tribes.
9627.	Recycling transactions.
9628.	State response programs.

SUBCHAPTER II—HAZARDOUS SUBSTANCE RESPONSE REVENUE

PART A—HAZARDOUS SUBSTANCE RESPONSE TRUST FUND

9631 to 9633. Repealed.

PART B—POST-CLOSURE LIABILITY TRUST FUND

9641. Repealed.

SUBCHAPTER III—MISCELLANEOUS PROVISIONS

9651.	Reports and studies.
9652.	Effective dates; savings provisions.
9653.	Repealed.
9654.	Applicability of Federal water pollution control funding, etc., provisions.
9655.	Legislative veto of rule or regulation.
9656.	Transportation of hazardous substances; listing as hazardous material; liability for release.
9657.	Separability; contribution.
9658.	Actions under State law for damages from exposure to hazardous substances.
9659.	Citizens suits.
9660.	Research, development, and demonstration.
9660a.	Grant program.
9661.	Love Canal property acquisition.
9662.	Limitation on contract and borrowing authority.

SUBCHAPTER IV—POLLUTION INSURANCE

9671.	Definitions.
9672.	State laws; scope of subchapter.
9673.	Risk retention groups.
9674.	Purchasing groups.
9675.	Applicability of securities laws.

SUBCHAPTER I—HAZARDOUS SUBSTANCES RELEASES, LIABILITY, COMPENSATION

§ 9601. Definitions

For purpose of this subchapter—

(1) The term “act of God” means an unanticipated grave natural disaster or other natural phenomenon of an exceptional, inevitable, and irresistible character, the effects of which could not have been prevented or avoided by the exercise of due care or foresight.

(2) The term “Administrator” means the Administrator of the United States Environmental Protection Agency.

(3) The term “barrel” means forty-two United States gallons at sixty degrees Fahrenheit.

(4) The term “claim” means a demand in writing for a sum certain.

(5) The term “claimant” means any person who presents a claim for compensation under this chapter.

(6) The term “damages” means damages for injury or loss of natural resources as set forth in section 9607(a) or 9611(b) of this title.

(7) The term “drinking water supply” means any raw or finished water source that is or may be used by a public water system (as defined in the Safe Drinking Water Act [42 U.S.C. 300f et seq.]) or as drinking water by one or more individuals.

(8) The term “environment” means (A) the navigable waters, the waters of the contiguous zone, and the ocean waters of which the natural resources are under the exclusive management authority of the United States under the Magnuson-Stevens Fishery Conservation and Management Act [16 U.S.C. 1801 et seq.], and (B) any other surface water, ground water, drinking water supply, land surface or subsurface strata, or ambient air within the United States or under the jurisdiction of the United States.

(9) The term “facility” means (A) any building, structure, installation, equipment, pipe or pipeline (including any pipe into a sewer or publicly owned treatment works), well, pit, pond, lagoon, impoundment, ditch, landfill, storage container, motor vehicle, rolling stock, or aircraft, or (B) any site or area where a hazardous substance has been deposited, stored, disposed of, or placed, or otherwise come to be located; but does not include any consumer product in consumer use or any vessel.

(10) The term “federally permitted release” means (A) discharges in compliance with a permit under section 402 of the Federal Water Pollution Control Act [33 U.S.C. 1342], (B) discharges resulting from circumstances identified and reviewed and made part of the public record with respect to a permit issued or modified under section 402 of the Federal Water Pollution Control Act and subject to a condition of such permit, (C) continuous or anticipated intermittent discharges from a point source, identified in a permit or permit application under section 402 of the Federal Water Pollution Control Act, which are caused by events occurring within the scope of relevant operating or treatment systems, (D) discharges in compliance with a legally enforceable permit under section 404 of the Federal Water Pollution Control Act [33 U.S.C. 1344], (E) releases in compliance with a legally enforceable final permit issued pursuant to sec-