PART 311—WORKER PROTECTION

Sec. 311.1 Scope and application.

311.2 Definition of employee.


SOURCE: 54 FR 26658, June 23, 1989, unless otherwise noted.

§ 311.1 Scope and application.

The substantive provisions found at 29 CFR 1910.120 on and after March 6, 1990, and before March 6, 1990, found at 54 FR 9317 (March 6, 1989), apply to...
§ 311.2 Definition of employee.

Employee in § 311.1 is defined as a compensated or non-compensated worker who is controlled directly by a State or local government, as contrasted to an independent contractor.

PART 312—INNOCENT LAND-OWNERS, STANDARDS FOR CONDUCTING ALL APPROPRIATE INQUIRY

Subpart A—Introduction

Sec.
312.1 Purpose and applicability.
312.2 Standards and practices for all appropriate inquiry.

Subpart B [Reserved]

SOURCE: 68 FR 24891, May 9, 2003, unless otherwise noted.

Subpart A—Introduction

§ 312.1 Purpose and applicability.
(a) Purpose. The purpose of this section is to provide standards and procedures for “all appropriate inquiry” for the purposes of CERCLA Section 103(35)(B).
(b) Applicability. This section is applicable to: potential innocent landowners conducting all appropriate inquiry under Section 101(35)(B) of CERCLA; bona fide prospective purchasers defined under Section 101(40) of CERCLA; contiguous property owners under Section 107(q) of CERCLA; and persons conducting site characterization and assessments with the use of a grant awarded under CERCLA Section 104(k)(2)(B).

§ 312.2 Standards and practices for all appropriate inquiry.

With respect to property purchases on or after May 31, 1997, the procedures of the American Society for Testing and Materials (ASTM) 1527-97 and the procedures of the American Society for Testing and Materials (ASTM) 1527-00, both entitled “Standard Practice for Environmental Site Assessment: Phase 1 Environmental Site Assessment Process,” shall satisfy the requirements for conducting “all appropriate inquiry” under Section 101(35)(B)(i)(I) of CERCLA, as amended by the Small Business Liability Relief and Brownfields Revitalization Act.

PART 350—TRADE SECRECY CLAIMS FOR EMERGENCY PLANNING AND COMMUNITY RIGHT-TO-KNOW INFORMATION: AND TRADE SECRET DISCLOSURES TO HEALTH PROFEessionals

Subpart A—Trade Secrecy Claims

Sec.
350.1 Definitions.
350.3 Applicability of subpart; priority where provisions conflict; interaction with 40 CFR part 2.
350.5 Assertion of claims of trade secrecy.
350.7 Substantiating claims of trade secrecy.
350.9 Initial action by EPA.
350.11 Review of claim.
350.13 Sufficiency of assertions.
350.15 Public petitions requesting disclosure of chemical identity claimed as trade secret.
350.16 Address to send trade secrecy claims and petitions requesting disclosure.
350.17 Appeals.
350.18 Release of chemical identity determined to be non-trade secret; notice of intent to release chemical identity.
350.19 Provision of information to States.
350.21 Adverse health effects.
350.23 Disclosure to authorized representatives.
350.25 Disclosure in special circumstances.
350.27 Substantiation form to accompany claims of trade secrecy, instructions to substantiation form.

APPENDIX A TO SUBPART A—RESTATEMENT OF TORTS SECTION 757, COMMENT B

Subpart B—Disclosure of Trade Secret Information to Health Professionals

Subpart B [Reserved]