

Rule Summary and Fiscal Analysis (Part A)**Department of Commerce**

Agency Name

Division of State Fire Marshal

Division

David Sauer

Contact

**8895 East Main Street Reynoldsburg OH
43068-0000**

Agency Mailing Address (Plus Zip)

614-752-7096

Phone

Fax

1301:7-9-15

Rule Number

AMENDMENT

TYPE of rule filing

Rule Title/Tag Line

Delegation of authority to inspect UST systems.**RULE SUMMARY**

1. Is the rule being filed consistent with the requirements of the RC 119.032 review? **Yes**

2. Are you proposing this rule as a result of recent legislation? **No**

3. Statute prescribing the procedure in accordance with the agency is required to adopt the rule: **119.03**

4. Statute(s) authorizing agency to adopt the rule: **3737.88**

5. Statute(s) the rule, as filed, amplifies or implements: **3737.88**

6. State the reason(s) for proposing (i.e., why are you filing,) this rule:

Five year rule revision required under ORC 119.032

7. If the rule is an AMENDMENT, then summarize the changes and the content of the proposed rule; If the rule type is RESCISSION, NEW or NO CHANGE, then summarize the content of the rule:

Summary of the Rule:

Rule 1301:7-9-15 establishes the certification and renewal requirements for

certified UST inspectors and certified course sponsors for the inspection of the installation, replacement, removal, closure-in-place, out-of-service, change-in-service, etc. of underground storage tank (UST) systems.

Proposed Amendments:

Rule 1301:7-9-15 is being amended to clarify the duties of UST inspectors when UST systems are being replaced. It has been industry practice, and BUSTR's intent, for a certified UST inspector to oversee a UST's replacement. However, on rare occasions BUSTR has encountered UST owners or operators who did not understand that replacing a UST requires the expertise of a certified UST inspector in the same way that a new UST installation would. BUSTR is therefore adding the term "replacement" in the paragraphs in which a certified inspector's duties are described. The term is merely inserted to add clarity by ensuring that an installation occurring as part of an UST system replacement is overseen by a certified UST inspector.

The rule is also being amended to permit the state fire marshal's Bureau of Testing and Registration to pass through to certified UST inspector applicants the cost charged by the Bureau of Criminal Identification and Investigations (BCI) when it conducts a background check on UST inspector applicants. The rule currently requires all applicants to obtain background checks as part of their licensing requirements. The majority of certified UST inspectors (who likely reside outside of Central Ohio) obtain their background check information by paying a private service company. However, approximately 13% of certified UST inspectors obtain their background checks through the state fire marshal's Bureau of Testing and Registration. In the past the state fire marshal has absorbed the charge and did not pass it through to the applicant. The state fire marshal can no longer absorb this cost. The cost of the background check fee will be incurred by the certified UST inspectors every two years when they must renew their licenses.

Also, the rule is being amended to eliminate the requirement that UST inspectors have hands-on training to complete a UST inspector's certification process.

Other changes are being made to correct cross-references and non-substantive items.

8. If the rule incorporates a text or other material by reference and the agency claims the incorporation by reference is exempt from compliance with sections 121.71 to 121.74 of the Revised Code because the text or other material is **generally available** to persons who reasonably can be expected to be affected by the rule, provide an explanation of how the text or other material is generally available to those persons:

This response left blank because filer specified online that the rule does not incorporate a text or other material by reference.

9. If the rule incorporates a text or other material by reference, and it was **infeasible** for the agency to file the text or other material electronically, provide an explanation of why filing the text or other material electronically was infeasible:

This response left blank because filer specified online that the rule does not incorporate a text or other material by reference.

10. If the rule is being **rescinded** and incorporates a text or other material by reference, and it was **infeasible** for the agency to file the text or other material, provide an explanation of why filing the text or other material was infeasible:

Not Applicable.

11. If **revising** or **refiling** this rule, identify changes made from the previously filed version of this rule; if none, please state so:

Not Applicable.

12. 119.032 Rule Review Date: **12/23/2011**

(If the rule is not exempt and you answered NO to question No. 1, provide the scheduled review date. If you answered YES to No. 1, the review date for this rule is the filing date.)

NOTE: If the rule is not exempt at the time of final filing, two dates are required: the current review date plus a date not to exceed 5 years from the effective date for Amended rules or a date not to exceed 5 years from the review date for No Change rules.

FISCAL ANALYSIS

13. Estimate the total amount by which *this proposed rule* would **increase /decrease** either **revenues /expenditures** for the agency during the current biennium (in dollars): Explain the net impact of the proposed changes to the budget of your agency/department.

This will decrease expenditures.

\$600

The amendments to this rule will slightly decrease expenditures for the agency. The rule is being amended to allow the state fire marshal to assess applicant fees (equivalent to the fee charged to the agency by BCI) for applicable background

checks. Background checks are required every two years as part of the licensing requirements. At this time, BCI charges the state fire marshal a fee of \$30 per applicant. Currently, this cost is being absorbed by the state fire marshal. This fee will affect approximately 20 of the 150 certified UST inspectors for a total of \$600. The decrease in expenditures for the agency is estimated to be approximately \$600 every two years or \$300 annually.

14. Identify the appropriation (by line item etc.) that authorizes each expenditure necessitated by the proposed rule:

Not applicable.

15. Provide a summary of the estimated cost of compliance with the rule to all directly affected persons. When appropriate, please include the source for your information/estimated costs, e.g. industry, CFR, internal/agency:

The rule is being amended to allow the fire marshal to assess applicants the fee charged by the superintendent of the Bureau of Criminal Identification and Investigations (BCI) for the results of a background check to the applicant. Currently, the fee charged by BCI is \$30 per applicant. This fee will affect approximately 20 out of 150 certified UST inspectors (based on recent year counts). The remaining 130 certified UST inspectors obtain their background checks by paying a private service company. The cost of the background check fee (\$30) will be incurred by the certified UST inspectors every two years when they must renew their licenses.

The rule is also being amended to clarify the duties of UST inspectors when UST systems are being replaced. It has been industry practice, and BUSTR's intent, for a certified UST inspector to oversee a UST's replacement. However, on rare occasions BUSTR has encountered UST owners or operators who did not understand that replacing a UST requires the expertise of a certified UST inspector in the same way that a new UST installation would. BUSTR is therefore adding the term "replacement" in the paragraphs in which a certified inspector's duties are described. For compliant UST owners and operators, there is no additional cost resulting from amendments to the rule. For the few owners and operators whose practice had been to replace USTs without using a certified UST inspector, the cost of compliance would be approximately \$600 (\$60 per hour x 10 hours of inspector activities per average replacement project) to contract with a certified UST inspector. It is important to note, that replacing a UST system without using a certified UST inspector is a violation of the existing rule, and an owner or operator who does so runs the risk of the costs of an enforcement action.

16. Does this rule have a fiscal effect on school districts, counties, townships, or municipal corporations? **Yes**

You must complete Part B of the Rule Summary and Fiscal Analysis in order to comply with Am. Sub. S.B. 33 of the 120th General Assembly.

17. Does this rule deal with environmental protection or contain a component dealing with environmental protection as defined in R. C. 121.39? **Yes**

You must complete the Environmental rule Adoption/Amendment Form in order to comply with Am. Sub. 106 of the 121st General Assembly.

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Rule Number: 1301:7-9-15

Rule Summary and Fiscal Analysis (Part B)

1. Does the Proposed rule have a fiscal effect on any of the following?

(a) School Districts	(b) Counties	(c) Townships	(d) Municipal Corporations
No	No	Yes	Yes

2. Please provide an estimate in dollars of the cost of compliance with the proposed rule for school districts, counties, townships, or municipal corporations. If you are unable to provide an estimate in dollars, please provide a written explanation of why it is not possible to provide such an estimate.

This rule may affect any local government entity with a fire department that wishes to apply for authority to issue permits and inspect UST systems. The decision to apply for this delegated authority is voluntary on the part of the local government; no costs for compliance will be imposed.

3. If the proposed rule is the result of a federal requirement, does the proposed rule exceed the scope and intent of the federal requirement? **No**

4. If the proposed rule exceeds the minimum necessary federal requirement, please provide an estimate of, and justification for, the excess costs that exceed the cost of the federal requirement. In particular, please provide an estimate of the excess costs that exceed the cost of the federal requirement for (a) school districts, (b) counties, (c) townships, and (d) municipal corporations.

Not Applicable.

5. Please provide a comprehensive cost estimate for the proposed rule that includes the procedure and method used for calculating the cost of compliance. This comprehensive cost estimate should identify all of the major cost categories including, but not limited to, (a) personnel costs, (b) new equipment or other capital costs, (c) operating costs, and (d) any indirect central service costs.

The costs of compliance are limited to the costs of obtaining and maintaining a certification as a UST inspector.

(a) Personnel Costs

The costs of compliance are limited to the costs of obtaining and maintaining a certification as a UST inspector.

(b) New Equipment or Other Capital Costs

The costs of compliance are limited to the costs of obtaining and maintaining a certification as a UST inspector.

(c) Operating Costs

The costs of compliance are limited to the costs of obtaining and maintaining a certification as a UST inspector.

(d) Any Indirect Central Service Costs

The costs of compliance are limited to the costs of obtaining and maintaining a certification as a UST inspector.

(e) Other Costs

The costs of compliance are limited to the costs of obtaining and maintaining a certification as a UST inspector.

6. Please provide a written explanation of the agency's and the local government's ability to pay for the new requirements imposed by the proposed rule.

The choice to employ and train a certified UST inspector is discretionary within the local government agency. The local government agency may also establish fees for issuing delegated permits to offset these costs.

7. Please provide a statement on the proposed rule's impact on economic development.

This rule should not have any significant impact on economic development.

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Rule Number: 1301:7-9-15

Environmental Rule Adoption/Amendment Form

Pursuant to Am. Sub. H.B. 106 of the 121st General Assembly, prior to adopting a rule or an amendment to a rule dealing with environmental protection, or containing a component dealing with environmental protection, a state agency shall:

- (1) Consult with organizations that represent political subdivisions, environmental interests, business interests, and other persons affected by the proposed rule or amendment.
 - (2) Consider documentation relevant to the need for, the environmental benefits or consequences of, other benefits of, and the technological feasibility of the proposed rule or rule amendment.
 - (3) Specifically identify whether the proposed rule or rule amendment is being adopted or amended to enable the state to obtain or maintain approval to administer and enforce a federal environmental law or to participate in a federal environmental program, whether the proposed rule or rule amendment is more stringent than its federal counterpart, and, if the proposed rule or rule amendment is more stringent, the rationale for not incorporating its federal counterpart.
 - (4) Include with the proposed rule or rule amendment and rule summary and fiscal analysis required to be filed with the Joint Committee on Agency Rule Review information relevant to the previously listed requirements.
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- (A) Were organizations that represent political subdivisions, environmental interests, business interests, and other persons affected by the proposed rule or amendment consulted ? **Yes**

Please list each contact.

See Attachment A.

- (B) Was documentation that is relevant to the need for, the environmental benefits or consequences of, other benefits of, and the technological feasibility of the proposed rule or amendment considered ? **No**

Please indicate the reasons for not providing the information.

The delegation of the authority to inspect UST systems to certified fire safety inspectors is authorized by ORC 3737.88(A). As there are few if any programs of this nature, the state fire marshal developed the training and certification requirements by drawing on the experience and expertise of BUSTR and the State Fire Academy.

- (C) Is the proposed rule or rule amendment being adopted or amended to enable the state to obtain or maintain approval to administer and enforce a federal environmental law or to participate in a federal environmental program ?

Yes

Is the proposed rule or rule amendment more stringent than its federal counterpart ? **No**

Not Applicable

- (D) If this is a rule amendment that is being adopted under a state statute that establishes standards with which the amendment is to comply, is the proposed rule amendment more stringent than the rule that it is proposing to amend? **No**

Attachment A – Organizations Consulted

Since January 2007, the Division of State Fire Marshal, Bureau of Underground Storage Tank Regulations (BUSTR) has held several meetings with stakeholders to discuss proposed changes to the BUSTR regulations. These meetings were open to the public and included representatives from a cross section of the regulated community. All participants were encouraged to participate in the open discussions and to submit written comments on any topic that concerned them. In July 2009, BUSTR initiated a web-based petition process to inform the public of the rule review process and to encourage the public to participate in amending the BUSTR regulations. BUSTR has received over 2,300 petitions requesting changes to the BUSTR regulations. Below is a list of dates when BUSTR held meetings with the public to discuss changes to the BUSTR regulations.

June 29, 2009, Web Based Petition Period Opens.

https://www.comapps.ohio.gov/sfm/fire_apps/fire/petition/

Copy of web page attached.

August 19, 2010, Web Based Comment Period Opens.

https://www.comapps.ohio.gov/sfm/fire_apps/fire/petition/

Copy of web page attached.

June 3, 2011, Meeting at the Ohio Fire Academy.

8895 East Main Street, Reynoldsburg, Ohio 43068

List of attendees attached.

June 21, 2011, Meeting at the Ohio Fire Academy.

8895 East Main Street, Reynoldsburg, Ohio 43068

List of attendees attached.

July 7, 2011, Meeting at the Ohio Fire Academy.

8895 East Main Street, Reynoldsburg, Ohio 43068

List of attendees attached.

July 21, 2011, Meeting at the Ohio Fire Academy.

8895 East Main Street, Reynoldsburg, Ohio 43068

List of attendees attached.

August 4, 2011, Meeting at the Ohio Division of Industrial Compliance.

6606 Tussing Road, Reynoldsburg, Ohio 43068

List of attendees attached.

August 18, 2011, Meeting at the Ohio Fire Academy.

8895 East Main Street, Reynoldsburg, Ohio 43068

List of attendees attached.

September 8, 2011, Meeting at the Ohio Fire Academy.

8895 East Main Street, Reynoldsburg, Ohio 43068

List of attendees attached.

September 22, 2011, Meeting at the Ohio Fire Academy.

8895 East Main Street, Reynoldsburg, Ohio 43068

List of attendees attached.

October 6, 2011, Meeting at the Ohio Fire Academy.

8895 East Main Street, Reynoldsburg, Ohio 43068

List of attendees attached.

October 20, 2011, Meeting at the Ohio Fire Academy.

8895 East Main Street, Reynoldsburg, Ohio 43068

List of attendees attached.



Commerce State Fire Marshal : Document Petition Comment Form

PETITION/COMMENT INFORMATION

BUSTR

NOTE: You are outside of the BUSTR petition time period. Any petition submitted today will be considered during the next review cycle.

Resources

- BUSTR's Rule Revision/Development Process and Documents (PDF) -- **UPDATED WITH NEW DATES**
- Limited Report on Petitions -- Detailed Report On All Submitted Petitions For BUSTR Rules 6, 7, 8, and 18 (PDF) **NEW**
- On-Line Applications**
- BUSTR Petition / Comment Form

CODE ENFORCEMENT

NOTE: The Comment Period for the Ohio Fire Code opened on 4/26/2010 and will close on 10/31/2010.

Resources

- Draft Proposed Ohio Fire Code -- including all changes made in the ROP **NEW**
- Ohio Fire Code Rule Revision/Development Process and Documents (PDF) -- **UPDATED**



Department of Commerce

Division of State Fire Marshal

Ted Strickland, Governor
Kimberly A. Zurz, Director

BUSTR Rule Revision/Development Process

The Ohio Department of Commerce, Division of State Fire Marshal, Bureau of Underground Storage Tank Regulations (BUSTR) has begun its mandatory five year rule review for the existing BUSTR administrative rules and is simultaneously drafting new rules to conform to the requirements of the Energy Act of 2005 for three topic areas: (a) owner/operator training, (b) secondary containment, and (c) delivery prohibition. Thus, BUSTR is currently in the process of revising and/or writing four sets of administrative rules:

1. All existing BUSTR administrative rules
2. New administrative rules for owner/operator training
3. New administrative rules for secondary containment
4. New administrative rules for delivery prohibition

Update as of August 2010: To conform to the requirements of the Federal Energy Policy Act of 2005 for secondary containment and delivery prohibition, BUSTR Rules 6, 7, 8 and 18 are being considered separately from the remaining BUSTR rules. All other BUSTR rules, including owner/operator training, will be considered later in the year.

BUSTR values the input of all stakeholders in the regulatory process and encourages your participation in the rule revision/development process.

Generally, the revision/development process involves four steps:

1. **Petition Period** is the period of time when a stakeholder may submit one or more written petitions via the online Petition/Comment form to suggest a revision to an existing, or newly drafted, rule.
 - A compendium of all submitted petitions, along with BUSTR's response to each of them, will be published shortly after the petition period closes. This will be called the "report on petitions" or "ROP."
 - For those who cannot access the online form, the SFM/Code Enforcement Bureau is available to assist.
2. **Comment Period** is the period of time when a stakeholder may submit one or more written comments via the online Petition/Comment form regarding one or more previously submitted petitions.
 - A compendium of all submitted comments, along with BUSTR's response to each of them, will be published shortly after the comment period closes. This will be called the "report on comments" or "ROC."

3. **Ohio's Formal Rule Adoption Process** that involves filing the new draft of the rules with the legislature (referred to as the "final draft" at this point), publishing the final draft in the Register of Ohio, holding a mandatory public hearing, and going through the Joint Committee on Agency Rule Review (JCARR) process for final acceptance.
4. **Publishing and printing** (hard copy and online) of the new and amended BUSTR Rules.

The Principles of the Rule/Development Process

Early in the process, especially where no rule currently exists (e.g., the requirements under The Energy Act of 2005), BUSTR will organize one or more "stakeholder meetings" where the stakeholders, industry representatives, and subject matter experts meet to exchange ideas with the SFM. The purpose of these verbal exchanges is to (a) inform stakeholders about the rule development/revision process, (b) inform stakeholders of what to expect in the initial draft of a future rule, (c) solicit feedback from those present regarding the concepts the SFM presents, and (d) have stakeholders inform the SFM of ideas and concerns, even if they have nothing to do with anything previously presented. At a stakeholder meeting, although there will likely be notes taken, there is generally no exchange or submission of written documents because the focus is on the exchange and explanation of concepts and ideas.

When new (usually Federal) requirements force the development of one or more new rules—such as those required by The Energy Act of 2005—BUSTR produces and distributes an initial draft of each rule (e.g., new administrative rules for owner/operator training and secondary containment) once the bureau is well informed of the ideas, concerns and positions of stakeholders. This initial document then becomes the basis for the subsequent Petition Period, and suggestions for changes to it are submitted to BUSTR through the online Petition/Comment Form.

During the Petition Period, all interested stakeholders may file petitions for proposed BUSTR rule changes. Petitions on any topic may be submitted at any time during the year, but submission prior to the closing date of the Petition Period will provide the stakeholder with the best chance of having the submitted petition considered in the current rule revision cycle. Petitions received after the Petition Period closes will be considered in the next rule revision cycle. After the Petition Period closes, each petition is thoroughly researched, a response is developed (e.g., Report on Petitions or ROP), and a draft of the proposed BUSTR rule (along with the ROP) are recommended to the Department of Commerce for approval. After approval, the ROP is released on the SFM Website, the draft of the proposed BUSTR rule is released to stakeholders, and the Comment Period begins.

During the Comment Period, the Report on Petitions is available for review by any person via the SFM Website, and comments on the petitions may be submitted through the online Petition/Comment Form. After the Comment Period closes, each comment is thoroughly researched, a response is developed (e.g., Report on Comments or ROC), and a final draft of the proposed BUSTR rule (along with the ROC) are recommended to the Department of Commerce for approval. After approval, the ROC is released on the SFM Website and the final draft of the proposed BUSTR rule is submitted to Ohio's formal rules adoption process.

A list of dates relevant to this process can be found below under "Key Timeline/Dates."

About Completing the Online Petition/Comment Form

Where a rule currently exists (e.g., BUSTR administrative rules), petitions for changes to these existing rules may be submitted anytime using the online Petition/Comment Form.

A petition or comment must be submitted electronically, but anyone without access to the online forms may request assistance from BUSTR (see contact info below). The electronic Petition/Comment form has buttons that will assist the user in correctly formatting text in the petition. New (added) text must be underlined (e.g., new words used) and deleted text must be identified by strikeout (e.g., ~~words deleted~~). All petitions and comments must be submitted electronically no later than 5:00 pm on the day of the deadline identified below. The Petition/Comment Form can be accessed by clicking here.

Questions about the rule revision/development process can be directed to BUSTR at:

Division of State Fire Marshal
8895 E. Main Street.
Reynoldsburg, Ohio. 43068

800-686-2878 (Ohio Toll Free) or
614-752-7938
email: webbustr@com.state.oh.us

To receive email notification of updates placed on the BUSTR Website including changes to the Agenda and when submissions and postings have been made please sign up by sending an email to: webbustr@com.state.oh.us.

Instructions for Submitting the Petition/Comment Form:

1. **Please Use Only the Online Petition/Comment Form Provided:**
 - a. Petitions and/or comment submissions on any other form, or in any format, will not be accepted.
 - b. For those who cannot access the online form, SFM/BUSTR is available to assist.
2. **One Petition/Comment Form per Suggested Change/Comment:**
 - a. A single Petition/Comment form must be submitted for each requested change and/or comment. BUSTR can not track multiple comments or requests contained within a single Petition/Comment form.
 - b. The Petition/Comment form must be completed in its entirety in order to be considered in the rule development/revision process.
3. **Please Save a Copy of Your Submitted Petition/Comment**

Key Timeline Dates:

Please note that asterisk (*) denotes items of interest and are addressed below.

06/29/09	<u>Petition Period Opens</u> BUSTR is accepting Petitions on the following: 1. All existing BUSTR administrative rules 2. <u>New administrative rules for owner/operator training</u> 3. <u>New administrative rules for secondary containment</u> 4. <u>New administrative rules for delivery prohibition</u>
07/30/09** 100pm – 400pm	<u>Meeting of Stakeholders at Ohio Fire Academy (map)</u> The voluntary meeting will be followed by a voluntary Stakeholder Intra-Industry Meeting***
09/18/09	<u>Petition Period Closes</u>
08/19/10	<u>BUSTR Publishes Limited ROP on BUSTR Web Site for BUSTR Rules 6, 7, 8 and 18****</u>
08/19/10	<u>Comment Period Opens for BUSTR Rules 6, 7, 8 and 18</u>
09/03/10	<u>Comment Period Closes for BUSTR Rules 6, 7, 8 and 18</u>
TBA	<u>BUSTR Publishes Limited ROC on the BUSTR Web site for BUSTR Rules 6, 7, 8 and 18</u>
TBA	<u>Ohio's Formal Rule Adoption Process</u> - Draft filed with Legislative Service Commission (LSC) - Draft published in the Register of Ohio - JCARR process
TBA	<u>Rules Accepted, Published and Printed</u>

* NOTE: In the event that the ROP is published after the date listed, all subsequent timeline dates will be adjusted accordingly.

** In the interest of achieving an improved understanding of the new BUSTR rule revision/writing process and meeting customer needs, a few agenda items from the previously discussed agenda have been adjusted.

*** The intra-industry meeting is intended as an opportunity for stakeholders to discuss amongst themselves potential petitions and/or comments of the BUSTR rules. BUSTR personnel may attend, but will not facilitate the discussion, and will only participate by providing information about BUSTR.

**** To conform to the requirements of the Federal Energy Policy Act of 2005 for secondary containment and delivery prohibition, BUSTR Rules 6, 7, 8 and 18 are being considered separately from the remaining BUSTR rules. All other BUSTR rules, including owner/operator training, will be considered later in the year.

BUSTR Underground Storage Tank Rule Meeting, June 3, 2011

	NAME	ORGANIZATION	TELEPHONE NUMBER	Email
1	Steven Krichbaum	BUSTR	614-752-7921	Steven.Krichbaum@com.state.oh.us
2	David BIEMEL	OPMCA	614-947-8646	dbiemel@opmca.org
3	Tim THICKSTON	ADV FUEL SYS	614-252-8422	Tim@ADVfuel.com
4	Mark Schmidt	Had Associates	440-232-9945	mschmidt@pulling.com
5	Barry Harrison	OPMCA / Peter Terrell	330 264 1885	Barry@FuelNet.com
6	Dave Israel	BUSTR	614-752-7225	disrael@com.state.oh.us
7	David Sauer	BUSTR	614-752-7096	david.sauer@com.state.oh.us
8	Scott Sigler	BUSTR	614-752-7928	Scott.Sigler@com.state.oh.us
9	Rick Kreyer	BUSTR	614-728-5120	RKRUEBER@Com.STATE.OH.US
10	Sharr Richmond	BUSTR	614-752-8963	srichmond@petroboard.org
11	Tim Pocco	BUSTR / OPMCA	(230) 562-9391	tpocco@SAG-Risk.com
12	Verne O'Neil	BUSTR	(614) 752-7095	Verne.O'Neil@com.state.oh.us
13	Kelly Gil	BUSTR	614 252-2941	KJGil@com.state.oh.us
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6/21/11

<u>Name</u>	<u>Company</u>	<u>Phone #</u>
Sue Sigler	BUSTR	614-752-7528
Steve Thickett	HAST	614-252-0535
Mark Schmidt	Hill Assoc.	440-232-9945
Starr Richmond	PUSRLB	614-752-8963
Jim Rocco	Pstreb/OPNCA	(330) 562-9391
David Biemel	CPNCA	614-947-8646
Barry Henderson	Peters/OPNCA	330 264 1885
Eric Swaisgood	Speedway LLC	937-608-6126 * Not Part of stakeholder work Group
LEERY WILFONG	KEMRON	304-755-0999 * Not Part of stakeholder work Group
Dan Adams	ATZ Assoc.	513-505-8481
Rick Krueger	BUSTR	614-728-5120
Lori Stevens	BUSTR	614-387-7390
Dave Israel	BUSTR	614-752-7225
David Sauer	BUSTR	(614) 752-7096
John Gordon	Englefield o/c	740-928-8215
Kelly G. H	BUSTR	(614) 752-7941
Verne Orea	BUSTR	(614) 752-7095

BUSTR Underground Storage Tank Rule Meeting
July 7, 2011

	NAME	ORGANIZATION	TELEPHONE NUMBER	Email
1	RICK KRUEGER	BUSTR	614-728-5120	RKRUEGER@com.state.oh.us
2	Kelly Gill	BUSTR	(614) 768-7541	KRGill@com.state.oh.us
3	Mark Schmidt	Ault + Associates	440-232-9945	mschmidt@hulphre.com
4	Lore Israel	BUSTR	614-752-7225	disrael@com.state.oh.us
5	John Gordon	Englefield oil	740-928-8215	JGordon@Englefieldoil.com
6	Barry Thompson	Barry Petroleum	330 264 1885	Barry@BarryPetroleum.com
7	Scott Sigler	BUSTR	614-752-7928	Scott.Sigler@com.state.oh.us
8	Dan Adams	ATC Assoc.	513-505-8481	Dan.Adams@atcassoc.com
9	Jim Rocco	POSTREC/OPTICA	(330) 562-9391	JRocco@SAGElist.com
10	Lori Stevens	BUSTR	614-387-7390	Lori.Stevens@com.state.oh.us
11	William Vedra	BUSTR	614-995-4246	William.Vedra@com.state.oh.us
12	David Sauer	BUSTR	(614) 752-7096	David.sauer@com.state.oh.us
13	Tim Thickett	ADVANCED FUEL SYSTEMS	(614) 252-8422	TIM@ADVIFUEL.COM
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BUSTR Rule Meeting
July 21, 2011

	NAME	ORGANIZATION	TELEPHONE NUMBER	EMAIL
1	Scott Sigler	SFM - BUSTR	614-752-7928	SCOTT.SIGLER@com.state.oh.us
2	William Veda	SFM/BUSTR	614-7595-4244	William.Veda@com.state.oh.us
3	Verne Ord	SFM/BUSTR	614-752-7095	Verne.Ord@com.state.oh.us
4	Shir Richmond	BUSTR	614-752-8963	srichmond@petroboard.org
5	Jim Rocco	Bustreb/OPRCA	(830) 562-9391	JRocco@SACEASK.com
6	Barry Harrison	Ports/OPRCA	3302641885	Barry@Fornet.com
7	Mark Schmidt	Hull/BP	440-232-9945	mschmidt@hullinc.com
8	Dave Truel	BUSTR	614-752-7225	dtruel@com.state.oh.us
9	Eric Swaisgood	Speedway	937-608-6126	emswaisgood@speedway.com
10	Dan Adams	ATC-Asso.	513-505-8481	dan.adams@atecassn.net
11	Rick Krieger	BUSTR	614-728-5120	RKRUEGER@com.state.oh.us
12	Lori Stevens	BUSTR	614-752-7938	LStevens@com.state.oh.us
13	David Sauer	BUSTR	(614) 752-7096	david.sauer@com.state.oh.us
14	Kelly Gill	BUSTR	(614) 752-7941	KGill@com.state.oh.us
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BUSTR Underground Storage Tank Rule Meeting
August 4, 2011

	NAME	ORGANIZATION	TELEPHONE NUMBER	Email
1	Mark Schmidt	Hull / BP	440-232-9945	mschmidt@hullinc.com
2	David Sauer	BUSTR	(614) 752-9096	david.sauer@com.state.oh.us
3	Tim Rocco	OPMCA / PUSTRCB	(330) 562-9391	JRocco@SAGEERST.COM
4	Barry Thompson	Ports Petroleum	330 264 1885	Barry@FUELMART.COM
5	John Gordon	Englefield Oil	740-928-8215	JGordon@EnglefieldOil.com
6	Dave Isner	BUSTR	614-752-7725	dvisner@com.state.oh.us
7	Eric Swaisgood	Speedway	937-608-6126	emswaisgood@Speedway.com
8	Dan Adams	AFC Assoc.	513-505-8481	dan.adams@atascogates.com
9	Rick Krueger	BUSTR	614-728-5120	RKRUEGER@com.state.oh.us
10	Scott Sigler	BUSTR	614-752-7928	Scott.Sigler@com.state.oh.us
11	Verne Orde	BUSTR	614-752-7095	verne.orde@com.state.oh.us
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14	William Vedra	BUSTR	614-995-4246	William.Vedra@com.state.oh.us
15	Kelly Gill	BUSTR	614-752-7941	KGill@com.state.oh.us
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BUSTR RULE MEETING - AUGUST 18, 2011

	NAME	ORGANIZATION	TELEPHONE NUMBER	EMAIL
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8	Verne Ord	BUSTR	(614) 752-7095	verne.ord@com.state.oh.us
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11	Mark Schmidt	Hull/BP	440-232-9945	mschmidt@hullinc.com
12	Bruce Henderson	Port's Petroleum	330 264 1885	Bruce@Fuel-Mart.com
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BUSTR Underground Storage Tank Rule Meeting
September 8, 2011

NAME	ORGANIZATION	TELEPHONE NUMBER	Email
1 Kelly Gill	BUSTR	(614) 752-7941	KGill@com.state.oh.us
2 Dave Syme	BUSTR	614-752-7225	dsyme@com.state.oh.us
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4 Lori Stevens	SFM/BUSTR	614-387-7390	Loristevens@com.state.oh.us
5 Starr Richmond	PUSTRUB	614-752-8962	srichmond@petroboard.org
6 Barry Henderson	Ports Petroleum	330 264 1885	Barry@Fuelnet.com
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12 Keith Martin	Speedway LLC	937 863 4995	KeithMartin@Speedway.com
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14 Scott Sigler	BUSTR	814 752-7928	Scott.Sigler@com.state.oh.us
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8/22/11 10/10/11

1pm - 5pm

Rule 10

BUSTR RULE MEETING - SEPTEMBER 22, 2011

Steno to Send out agenda

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4	Jim Rocco	OP/PCA / Board	(614) 330-9391	JRocco@SPACERISK.COM
5	Verne Ordy	SFM/BUSTR	(614) 752-7095	verne.ord@com.state.oh.us
6	Kelly G. H	SFM/BUSTR	(614) 252-7941	KHGill@com.state.oh.us
7	Mark Schmidt	BP/Hull	440-232-9945	mschmidt@hullinc.com
8	Don Adams	ATC Assoc	513-505-8481	don-adams@petroboard.org
9	Scott Sigler	BUSTR	(614) 752-7928	Scott.Sigler@com.state.oh.us
10	Barry Henderson	Peters Petroleum	330 264 1885	Barry@FuelMeet.com
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BUSTR Underground Storage Tank Rule Meeting, October 6, 2011

	NAME	ORGANIZATION	TELEPHONE NUMBER	Email
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4	Emgen Muxer	BUSTR	614 728 1897	Emgen.Muxer@com.state.oh.us
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BUSTR Underground Storage Tank Rule Meeting, October 20, 2011

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9	Starr Richmond	BUSTRB	614-752-8963	srichmond@petroboard.org
10	Mark Schmidt	Hull/BP	440-232-9945	mschmidt@hullinc.com
11	Lori Stevens	BUSTR	614-387-7390	Lori.Stevens@Com.state.oh.us
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