LIABILITY & ELIGIBILITY

WHAT YOU SHOULD KNOW ABOUT CERCLA, BROWNFIELDS LAW AND THE BUILD ACT

PowerPoint courtesy of: Jake Piehl, Brownfields Attorney, EPA Region 6



OVERVIEW

- CERCLA Liability Protections and Exemptions
- Brownfields Grant Eligibility
- Brownfields Liability Threshold
- Questions

- > On the Slides: Jake
- What's Said or in Yellow: Rebecca verify with your EPA PO or Jake



CLASSES OF POTENTIALLY RESPONSIBLE PARTIES (PRPs) CERCLA § 107

- Current owner/operator of the site
- Owner/operator of a site at the time of disposal
- Person who arranged for the disposal of a hazardous substance at a site
- Person who transported a hazardous substance to a site (who selected that site for disposal)



CLASSES OF POTENTIALLY RESPONSIBLE PARTIES (PRPs) CERCLA § 107

There are exceptions, including:

- De minimis / De micromis
- Service Station (recycled oil)
- Indian Tribes
- Municipal Solid Waste generators and transporters
- Secured Creditor Exemption
- Residential Homeowners



CLASSES OF POTENTIALLY RESPONSIBLE PARTIES (PRPs) CERCLA § 107

Under CERCLA, persons may be held strictly liable (without fault/culpability, just by virtue of ownership), and jointly and severally liable (held individually or collectively accountable) for cleaning up hazardous substances at properties where they own/operate, or owned/operated in the past at the time of disposal.



BETTER UTILIZATION OF INVESTMENTS LEADING TO DEVELOPMENT (BUILD) ACT (2018)

FURTHER AMENDED CERCLA LIABILITY
AND BROWNFIELDS LAW



CERCLA LIABILITY PROTECTIONS AND EXEMPTIONS

- Innocent Landowner / Third Party
- Contiguous Property Owner
- Bona Fide Prospective Purchaser (BFPP)
- State and Local Governmental Entity Acquisitions



WHY ARE WE SPENDING SO MUCH TIME ON CERCLA LIABILITY?

With a few exceptions (discussed later), Brownfields grant applicants must demonstrate that they are exempt from CERCLA liability to be eligible for grant funding – CERCLA 104(k)



Innocent Landowners Defense 101(35)(A) Three types of Innocent Landowners:

(1) Owner that at the time of acquisition "did not know and had no reason to know" about the contamination at the property (shown by performing All Appropriate Inquiries or AAI, discussed later); and

No affiliation with any liable party, other than relationship created by instrument conveying title to property.

Creation of BFPP Protections essentially made this type of Innocent Landowner Defense redundant for post-Brownfields-Amendment acquisitions



Innocent Landowners Defense 101(35)(A)

- (2) Governments to acquired the property involuntarily
- ** Expansion of State and Local
 Governmental Entity Acquisitions Exemptions
 due to BUILD Act**
- (3) Owner who acquired property by inheritance or bequest



Third-Party Defense 107(b)

- Contamination was solely caused by:
 - Act of God;
 - Act of war;
 - Acts or omissions of a third party (outside of a contractual relationship)

AND

 Owner must demonstrate that they exercised due care and took precautions against foreseeable acts or omissions



Contiguous Property
Owners Exemption
107(q)(1)(A)

- Owner of property contiguous (or similarly situated) to a facility that is the only source of contamination found on the property;
- At the time of acquisition "did not know and had no reason to know" about the contamination at the property (AAI);
- No affiliation with any liable party; AND
- Meets continuing obligations (comply with land use restrictions, etc.)



Bona Fide Prospective Purchaser Protection 101(40)

- Property was acquired after January 11, 2002;
- All Appropriate Inquiries (AAI) conducted prior to purchase;
- Not potentially liable or affiliated with potentially liable party other than relationship created by instrument conveying title to property; and
- Continuing obligations.



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ALL APPROPRIATE INQUIRIES

The process of evaluating a property's environmental conditions and assessing the likelihood of the presence of any contamination.

Maybe the most common stumbling block related to grant eligibility



ALL APPROPRIATE INQUIRIES

Purpose, Timing and Procedure

- Due Diligence (Phase I Environmental Site Assessment or equivalent) that determines prior uses and ownership of a property, and assesses the conditions of the property that may indicate releases or threatened releases of hazardous substances, contaminants or pollutants at, on, in or to the property BEFORE a prospective purchaser acquires the real property.
- ASTM E1527-21 most recent standard



ALL APPROPRIATE INQUIRIES Purpose, Timing and Procedure

- A Phase I ESA is an initial site assessment to identify potential presence of environmental contamination or Recognized Environmental Conditions (RECs) at the property
- It does NOT delineate contamination or quantify risk



FOR AAI, TIMING IS EVERYTHING

- Phase I or equivalent must be performed before date of acquisition ("performed" = date of environmental professional's signature)
- Also must be performed or updated within one year prior to acquisition, some portions must be performed/updated within 180 days prior (interviews/records review/site inspection/environmental cleanup lien check)*generally just say "180 days"*
- This requirement is regardless of whether a Phase II has been performed.



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CERCLA LIABILITY PROTECTIONS Bona Fide Prospective Purchaser Protection

Continuing Obligations

- Notice: Provide all legally required notices
- <u>Care</u>: Reasonable steps taken to stop continuing release/prevent any threatened future release/prevent or limit any human, environmental, or natural resource exposure;



CERCLA LIABILITY PROTECTIONS Bona Fide Prospective Purchaser Protection

Continuing Obligations ct'd

- <u>Access</u>: Provide full cooperation and access to parties undertaking any response action or natural resource restoration;
- ICs: Comply with land use restrictions and not impede the effectiveness or integrity of any institutional control; and
- Requests: Comply with all governmental information requests and subpoenas.



CERCLA LIABILITY PROTECTIONS Bona Fide Prospective Purchaser Protection

BFPP TENANTS (BUILD Act change)

Person who acquired a "leasehold interest" in a property after January 11, 2002 may be treated as BFPP, if:

- the interest is not designed to avoid CERCLA liability; and <u>either</u>
- Property owner is a BFPP; OR
- Owner was BFPP at the time of lease, lost status through no action of lessee, and lessee qualifies for all BFPP criteria other than AAI; OR
- Lessee qualifies for all BFPP criteria.



State and Local
Governmental
Entity Acquisitions
Exemptions
101(20)(D)
and 101(35)(A)(ii)

Exempts state and local government entities from owner/operator liability if:

- Property acquired "by virtue of their function as a sovereign" (uniquely gov'tl authority);
- Government entity did not cause or contribute to the contamination;
- No affiliation with the liable party; and
- Due care is exercised after acquisition.



PROTECTIONS State and Local Governmental Entity Acquisitions Exemptions 101(20)(D) and 101(35)(A)(ii)

Acquisitions made by government entity "functioning as a sovereign" include:

- ✓ Bankruptcy
- √ Tax delinquency
- ✓ Abandonment
- ✓ Escheat (owner died intestate/ no legal heirs)
- ✓ Seizure/Forfeiture Authority
- ✓ Eminent Domain (purchase or condemnation for future **public use**)



PROTECTIONS State and Local Governmental Entity Acquisitions Exemptions 101(20)(D) and 101(35)(A)(ii)

BUILD ACT CHANGES:

- Removed requirement that the government acquisition must be "involuntary."
- There was previous confusion surrounding whether some acquisitions, such as planned "eminent domain," was an allowable method of acquisition.
- <u>However</u>, this does not mean all "voluntary" acquisitions fall within this exemption.
- For example, acquisition of a property for future <u>private</u> use (or primarily private benefit), and acceptance of **donated** property, do NOT qualify under this exemption.



BROWNFIELDS GRANT ELIGIBILITY

- Site eligibility
- Liability Threshold

Call LDEQ/ EPA with Questions



BROWNFIELDS GRANT SITE ELIGIBILITY

The following are NOT eligible for Brownfields grants:

- Facilities listed or proposed for listing on the National Priorities List (NPL);
- Facilities subject to unilateral administrative orders, court orders, administrative orders on consent, or judicial consent decrees under CERCLA;
- Facilities subject to the jurisdiction, custody, or control of the U.S. government (however, land held in trust by U.S. government for an Indian tribe is generally eligible for brownfields funding).



BROWNFIELDS SITE ELIGIBILITY, CT'D

Certain types of sites require "property-specific" determinations:

- Properties subject to planned/ongoing CERCLA removal actions
- Properties subject to administrative/judicial order, or consent decree, or which permit has been issued by US/State under:
 - ✓ Resource Conservation and Recovery Act (RCRA); Treatment/storage/disposal facilities
 - ✓ Federal Water Pollution Control Act (Clean Water Act)
 - √ Toxic Substances Control Act (TSCA)
 - ✓ Safe Water Drinking Act (SWDA)



BROWNFIELDS SITE ELIGIBILITY, CT'D

More sites requiring Property-Specific determinations:

- Properties subject to RCRA § 3004(u) or § 3008(h) corrective action permits or orders
- Land disposal units that have submitted RCRA closure notification or subject to closure requirements
- Properties subject to a TSCA remediation for PCBs
- Receiving cleanup funding from Leaking Underground Storage Tank (LUST) Trust Fund*



BROWNFIELDS SITE ELIGIBILITY, CT'D

Approval of Property-Specific Determinations:

- whether the grant will protect human health and the environment; AND either
- promote economic development OR
- enable the property to be used for parks, greenways, and similar recreational or nonprofit purposes.



BROWNFIELDS LIABILITY THRESHOLD

Applicants cannot be liable under CERCLA for contamination for any site.

<u>Hazardous substances</u>: Must demonstrate that they are either exempt from CERCLA liability OR that property was publicly owned and acquired prior to January 11, 2002 OR qualify for a CERCLA liability protection.

Petroleum: Additional requirements (discussed later)



BROWNFIELDS GRANTS: EXEMPTIONS TO CERCLA LIABILITY

- Applicant does/will not own the site at time of application (Assessment grant ONLY)
- Indian Tribes
- Alaska Native Village Corporations and Alaska Native Regional Corporations
- Exempted State and Local Government Acquisitions



BROWNFIELDS GRANTS: CERCLA LIABILITY PROTECTIONS (DISCUSSED EARLIER)

- Innocent Landowner
- Contiguous Property Owner
- BFPP In addition, <u>for grant purposes only</u>, applicant may be eligible for non-publicly-owned property acquired pre-January 11, 2002, if they can demonstrate they performed environmental due diligence customary of the time and did not cause/contribute to the contamination.



BROWNFIELDS LIABILITY THRESHOLD

- Petroleum: In addition to other BF criteria, there can be no viable responsible party (current or immediate past owner), AND a Petroleum Site Eligibility Determination Letter must be provided by EPA (Tribal) or the State (non-Tribal).
- BUILD Act change: There is no longer a requirement that a petroleum site be "of relative low risk" to be eligible.
- EPA gives considerable deference to State's petroleum determination.
- "Petroleum" includes petroleum contaminants (benzene, polyaromatic hydrocarbons, total petroleum hydrocarbons, etc.)



ADDITIONAL RESOURCES

- This was by no means a complete overview!
- Helpful resources can be found at:
 - EPA Brownfields Information: https://www.epa.gov/brownfields
 - EPA Region 6 Brownfields Information: <u>https://www.epa.gov/brownfields/brownfields-and-land-revitalization-region-6</u>
 - Brownfields FAQs for FY2024: <u>https://www.epa.gov/brownfields/frequently-asked-questions-about-multipurpose-assessment-rlf-and-cleanup-grants</u>



QUESTIONS?

