# Proposed Amendments to the Connecticut Remediation Standard Regulations

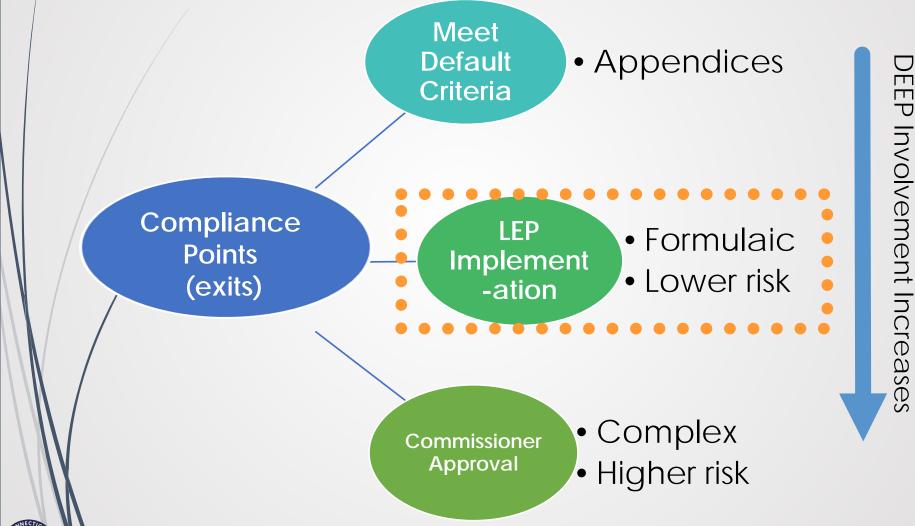
CEF Meeting September 4, 2019



DISCLAIMER: This presentation will not become part of the regulation-making record. The materials contained in this presentation are for informational purposes only. If the information presented herein is in conflict with the formal proposed amendments to the RSRs on the eRegulations website, the eRegulations version shall take precedence.



# RSRs - Compliance Structure



**Remediation Division** 

DEEP Involvement Increases

# Big Picture - Goals for Revisions



#### Greater certainty

Clearer requirement details help build certainty for planning and redevelopment

## Since 2012 CT Brownfield Program has:

- Invested 206 million in grants and loans
- Funded 234 projects
- Remediated 3,062 acres

#### **Enhance economic growth**

- Lower remedial cost while maintaining protection
- Increase brownfield redevelopment

#### Limit Business impact

Little to no negative impact on large or small businesses



# Big Picture - Goals for Revisions

### Promote faster cleanups

- Increased compliance exits
- Allow for more release-specific remedies



- Less DEEP involvement on lower-risk scenarios
- New LEP-implemented options
- Conduct remediation appropriate for site conditions
- Continue to protect public health and the environment



### **Total Number of Affected Businesses**

- Approximately 7,400 properties currently subject to the RSRs
- About 4,300 of those properties are in the Property Transfer Program
  - Approximately 40% of those properties are Small Businesses
- On average, 230 filings for the Property Transfer Program each year
  - Average 109 verifications/year with 2013 revisions
  - Reminder: Multiple filings on one property, typically addressed through one verification



# **Business Impact**

- Little to no negative impacts on large or small businesses
- Lowers costs associated with site remediation
- Gives more flexibility when deciding best remedial options (increasing exit choices)
- Clearer requirement details help build certainty for planning and redevelopment





**Public Process** 

### Communication with Businesses



**WORKGROUPS -** regulated community and other constituent groups assisted DEEP in crafting the revision ideas



**DISCUSSION PAPERS - posted online for public feedback** 



ITERATIONS OF DETAILED CONCEPTUAL LANGUAGE - posted online for public feedback (April and August 2016)



**PUBLIC INFORMATION SESSIONS -** April 2016 concept draft discussed in Hartford and Derby



**REMEDIATION ROUNDTABLES** – presented and discussed proposed RSR revision concepts



CONSTITUENT GROUPS - 2015 and 2016 presentations on proposed RSR changes to stakeholder organizations with direct connections to the small business community (CBIA, CEF, EPOC, CBA)



STATE AGENCIES - briefed during drafting (DECD, DPH, DOT, AG)



# eRegulations System

Official Proposed RSR amendments

- Table of Contents
- Notice of Intent

Fiscal Note

eRegulations System

Regulatory Flexibility Analysis



## **Remediation Website Materials**

Additional information on the RSR webpage to assist in your review:

www.ct.gov/deep/rsr

- <u>Red-Line</u>/[Blue-Line] version of Proposed Revised Remediation Standard Regulations
- Summary Document
  - Companion to <u>Red-Line</u>/[Blue-Line]
  - Outlines modifications, new provisions, and reorganization
- Schedule and locations of Remediation outreach events
  - Link to Remediation Division Presentations



### **Public Comment Period**

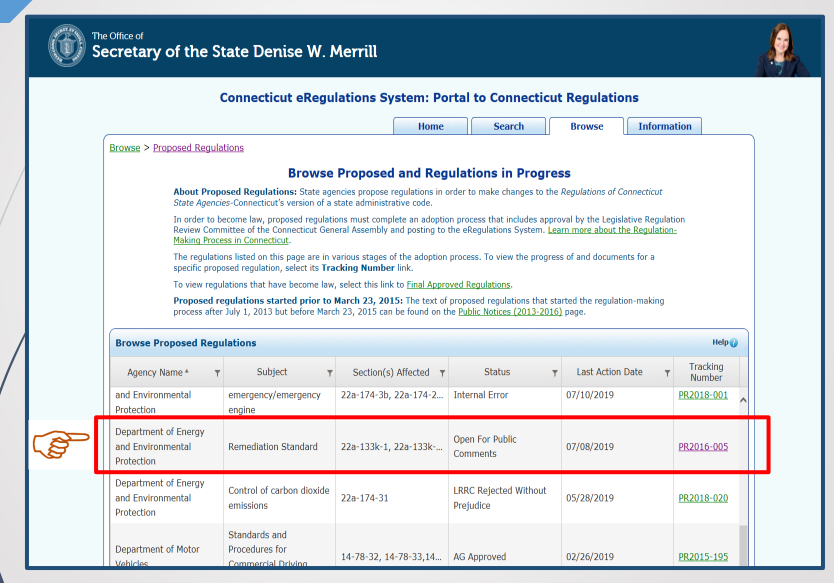
- 90-day public comment period from July 8<sup>th</sup> to 5:00 pm on October 7<sup>th</sup>, 2019
- Comments may be provided:
  - Written:
    - Submitted through the

<u>eRegulations System</u>

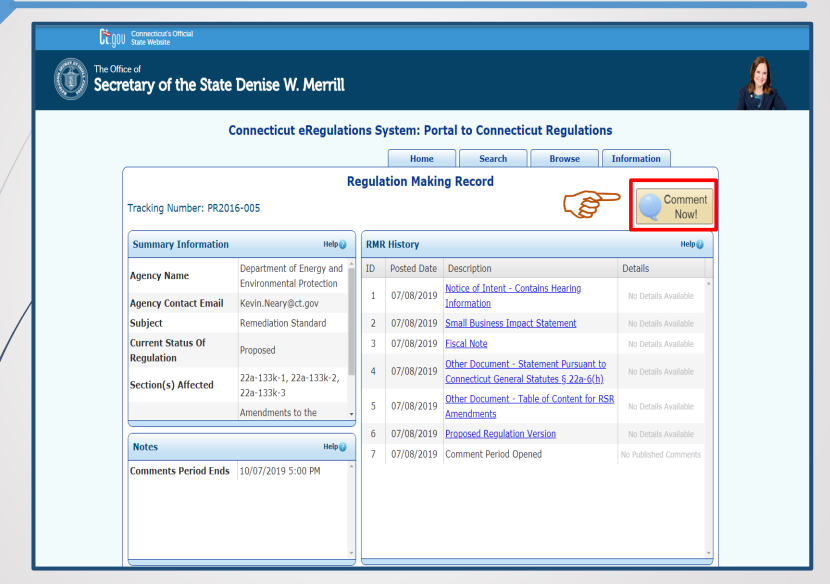
- Verbal:
  - Public Hearing on September 25, 2019 at 1:00 p.m. at DEEP, 5th Floor, Gina McCarthy Auditorium, 79 Elm Street, Hartford, CT



### **Comment Procedure**



## **Comment Procedure**



### **Comment Procedure**

**Remediation Division** 

#### **Comment Submission Form**

Proposed Regulation Concerning: Remediation Standard Tracking Number: PR2016-005

Already have an account for commenting and/or receiving email notice updates? Log In.

**Please note:** The agency proposing this regulation will review comments submitted through this page. Under Public Act 14-187, Section 3, agencies may decline to publish comments and attachments deemed impractical or inappropriate for display. Examples of such content may include, but are not limited to, comments that contain offensive language, are off-topic and advertisements.

To submit comments without creating an account complete, the Information section below. Then complete the Comment section and the Attachments section if you wish to include attachments.

If you want to create an account to expedite future commenting select this link to create a new account.

Add your comments in the text box below and additional files in the attachments window below. A text comment is required for successful submission.  Your comment here
submission.
Your comment here
Attachments Help 🕡
Select Files Note: Must be in PDF Format, and less than 10MB in total.

be published into the Regulation-Making Record. Submitted

be fully disclosed to third parties.

comments become public information upon submission and may

Submit

### Formal Regulation Adoption Process

- Public Notice of Intent to Secretary of State, beginning the formal public comment period: July 8, 2019
- Public Hearing: September 25, 2019
- Close of public comment period: 5:00 pm, October 7, 2019
- Hearing Officer's Report
- DEEP notification to all interested parties of availability of final wording
- Final proposed regulations to Attorney General for Legal Sufficiency approval
- Final proposed regulations to Office of Fiscal Analysis and Environment Committee
- Legislative Regulation Review Committee (LRRC) holds meeting on regulatory amendments per CGS section 4-170
- After approval of LRRC, regulations filed with Secretary of State per CGS section 4-172 (regulations become final upon filing)
- Publication of regulations on the Connecticut eRegulations System

COUNECT/COL

## 3 Question & Answer Sessions

- July 30, 2019 from 9:30 a.m. to 11:30 a.m. (ZOOM) Gina McCarthy Auditorium, 5th Floor, Department of Energy and Environmental Protection
- August 6, 2019 from 1:30 p.m. to 3:30 p.m.
  - Kellogg Environmental Center 500 Hawthorne Avenue, Derby, CT

79 Elm Street, Hartford, CT

- Shoraton Hartford South Hotel
  - Sheraton Hartford South Hotel 100 Capital Boulevard, Rocky Hill, CT
- Other Outreach Events EBC (6/11/19), CBIA (7/18/19), SWEP (8/27/19), CEF (9/4/19)

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# RSR Amendments Technical Highlights

### **Definitions**

#### Background Concentration

- Combines background for soil and groundwater into one definition
- Allows flexibility for substances that are naturally occurring or minimally affected by human influences

#### Residential Activity

- Removed hospitals (for DEC only)
- Specifies that the only part of colleges/universities that are considered residential are dormitories. Other areas could be considered industrial/commercial with an EUR

#### Water Quality Criteria

 Establishes a term for lower of the human health or aquatic life criteria in Table 3 of the Water Quality Standards



Carl Gruszczak

### **Section 1 Enhancements**

- Added EUR subsection identifying when a NAUL can be used and when an EUR needs to be in effect [22a-133k-1(e)]
- Simplified & Organized Financial Assurance and Public Notice Requirements
   [22a-133k-1(d) and 22a-133k-1(f)]
- Expanded language on forms prescribed by the Commissioner to consolidate generic information pertaining to all submittals [22a-133k-1(g)]
- Added Laboratory Analytical Detection subsection [22a-133k-1(h)]
- Included transition language for changes to Volatilization [22a-133k-1(i)]





### **Pesticides - Conditional Exemptions**

#### Exempts compliance with DEC, provided:

- Soil was polluted through the "application of pesticides";
- Human exposure to pesticide-impacted soil is prevented; and
- Protective measures based on land use (residential or industrial/commercial) are implemented.

#### Exempts compliance with the groundwater criteria, provided:

- Pesticides present as a result of "application of pesticides";
- Soil complies with section 22a-133k-2;
- On-site receptors protected;
- Notice put on land record of pesticide exceedance in groundwater;
   and
- Notice submitted to DEEP and local health.
- Exempts compliance with the PMC, provided:
  - Pesticides in soil and groundwater comply with DEC and groundwater criteria or exemptions.



Carl Gruszczak

### **Reuse of Polluted Soil**

#### Three reuse types:

- On-site (LEP-implemented)
- On-site or Off-site Adjacent Property (Commissioner Approval)
  - EUR needed for DEC/PMC exemption
  - Added flexibility for large releases or adjacent properties with similar releases
- Off-site (Commissioner Approval)

#### Placement still:

- Can't be placed below the water table
- Can't be placed in an area subject to erosion
- Can't be placed to be inconsistent with anti-degradation policy



Carl Gruszczak

### Reuse of Pesticide-Impacted Soil

- New exemption for polluted soil containing pesticides:
  - Eliminates removal of high-quality agricultural top soil off-site
  - Allows reuse of pesticide-impacted top soil on agricultural land
  - Requires Commissioner approval
- The soil must comply with the DEC or PMC for all other contaminants, as reflected in the polluted soil reuse provision.





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### **Public Roadways Variance**

- The Commissioner may approve a variance from DEC or PMC under an <u>existing</u> "public roadway" (new definition) without the need to record an EUR, where:
  - The removal of the soil under the road is not feasible nor prudent; and
  - The soil does not pose a public health concern.



### LEP-Implemented Soil Compliance Options

#### Alternative PMC

 Option allows an LEP to calculate a release-specific alternative based on site-specific conditions.

#### DEC Engineered Control

 LEP can certify an EC for DEC based on a set engineered control types

#### Widespread Polluted Fill Variance

 Allows LEP to approve a WSPF variance if the fill is located in a coastal area, in a GB groundwater classification area, and extends over 10 acres



### EUR Revisions (to be proposed in RCSA section 22a-133q)

- New usage of Notice Activity Use Limitations (NAULs) allowed by 2013 statutory change for LEP-implementation
- Cost savings (process improvements)
  - More efficient preparation of EUR Surveys through clarification of requirements
  - Survey allowed for portions of properties
  - Allow LEP oversight of limited disturbances of protective measures without need for release and reinstatement of EUR
  - Owner-implemented release of NAULs with LEP approval, oversight, and notification to DEEP





#### **Alternative GWPC**

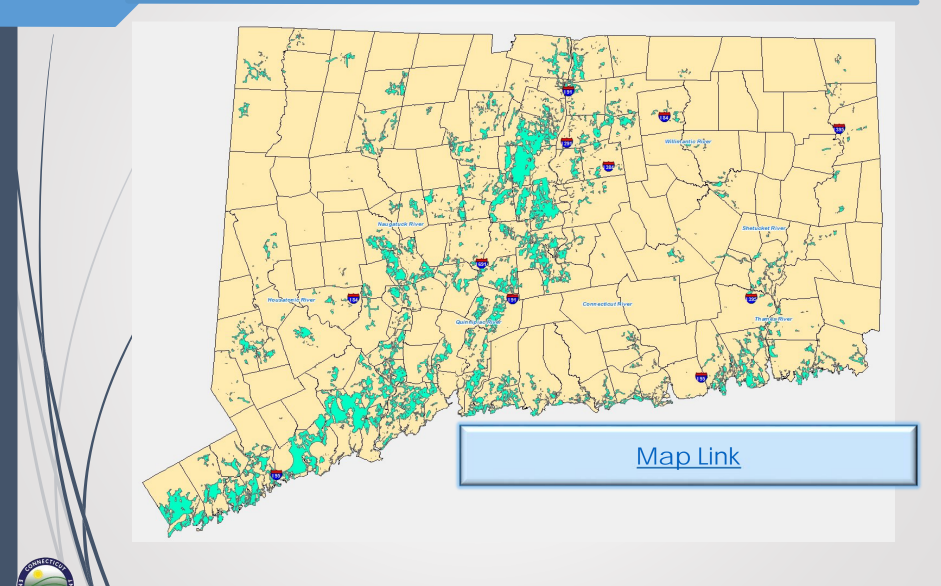
- Both an LEP Implemented and Commissioner Approval Options
- Provides more flexibility in achieving groundwater compliance in areas with no current or future drinking water use
- Decreases time and monitoring cost associated with achieving groundwater compliance

#### Big potential impact

- Alt GWPC Area covers 8% of CT
- 15% of Property Transfer sites



## Potential Alternative GWPC Map



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### Alt. SWPC - Discharge Dilution

- Inland watercourse option (LEP-Implemented):
  - Modified calculation 7Q10 was replaced with Q99 for a groundwater plume discharging to an inland watercourse
- Tidal option (LEP-Implemented):
  - Added calculation for a groundwater plume discharging to tidally influenced water body
- For both options, a maximum allowable alternative SWPC has been established:
  - Cap on the multiplier that can be applied to the Water Quality Criteria
  - Based on the distance from the compliance point to the nearest downgradient surface water body



### Alt. SWPC - Aquifer Dilution

- LEP-implemented calculation to account for aquifer dilution prior to discharge point:
  - Surface water discharge must be 500 ft. or greater from the groundwater plume compliance point
  - Groundwater data must show significant on-site dilution within 50 ft. of the release area
  - Multiplier applies to the SWPC or Water Quality Criteria, whichever is applicable.



#### **Volatilization Criteria**

- Modified the volatilization criteria for <u>Chlorinated VOCs</u> based on newer scientific understanding of fate and transport
  - Same as 2003 proposed criteria
- Continued Protections:
  - Establishes long-term variance obligations in regulation
  - Adds Environmental Use Restrictions to certain provisions



### **Upgradient Source of Contamination**

- Added upgradient policy into the regulations, while clarifying the requirements for use of this provision
- All onsite exposure pathways must be eliminated to protect human health (vapor and drinking)
- If there is a co-mingled plume of the same substance:
  - The portion of that plume emanating from the subject property must be remediated
  - All downgradient exposure pathways must be eliminated



### **Questions or Comments?**

