

**PETROLEUM UST RELEASE COMPENSATION BOARD  
CLAIM FILING DEADLINES – BUSTR 1992 Rule**

PROGRAM TASKS*	FILING DEADLINE
For program tasks performed under 9/1/92 BUSTR rule	One year from:
1. Immediate Corrective Action	Date release required to be reported to SFM
2. Free Product Removal	Date last FPR Report submitted or if no FPR Report required, date release required to be reported
3. Site Assessment (SA)	Date SFM determines SA complete
4. Remedial Action Plan (RAP)	Date SFM approves RAP
5. RAP Implementation	Date SFM issues NFA
6. Operation & Maintenance and Monitoring	Date SFM issues NFA
7. None of the above	Earliest of: completion date specified by SFM, date SFM issues NFA, or date work was completed

**CLAIM FILING DEADLINES – BUSTR 1999 Rule**

PROGRAM TASKS*	FILING DEADLINE
For program tasks performed under 3/31/99 BUSTR rule	One year from:
1. Immediate Response Action	Date release required to be reported to SFM
2. Free Product Removal	Date last FPR Report submitted or if no FPR Report required, date release required to be reported
3. Tier 1 Evaluation	Date Tier 1 Evaluation Notification required to be submitted to SFM <sup>1</sup>
4. Tier 2 Evaluation	Date Tier Evaluation report required to be submitted to SFM <sup>2</sup>
5. Tier 3 Evaluation	Date Tier 3 Evaluation report required to be submitted to SFM
6. RAP Implementation	Date SFM issues NFA
7. Monitoring Plan	Date SFM issues NFA
8. None of the above	Earliest of: completion date specified by SFM, date SFM issues NFA, or date work was completed

\* *Timely* requested extensions granted by BUSTR will result in like extensions to claim filing deadlines.

\* Costs incurred for responding to SFM requests for additional information are due one year from the completion date specified by the SFM or if no completion date is specified, one year from the date of the original request.

<sup>1</sup> Due to BUSTR 180 days from the date a release was determined per OAC 1301:7-9-13(F) or the rule election/transition date

<sup>2</sup> Due to BUSTR 2 years from submission of the Tier 1 report

**PETROLEUM UST RELEASE COMPENSATION BOARD  
CLAIM FILING DEADLINES – BUSTR 2005, 2012, and 2017 Rules**

PROGRAM TASKS*	FILING DEADLINE
For program tasks performed under 3/1/05, 7/1/12, or 9/1/17 BUSTR rules	One year from:
1. Immediate Corrective Action	Date release required to be reported to SFM
2. Free Product Removal	Date last FPR Report submitted or if no FPR Report required, date release required to be reported
3. Tier 1 Source Investigation	Date Tier 1 Delineation Notification, Tier 1 Notification or Tier 1 Evaluation Report required to be submitted to SFM <sup>3</sup>
4. Tier 1 Delineation	Date Tier 1 Investigation Report required to be submitted to SFM <sup>4</sup>
5. Tier 2 Evaluation	Date Tier 2 Evaluation Report required to be submitted to the SFM <sup>5</sup>
6. Tier 3 Evaluation	Date Tier 3 Evaluation Report required to be submitted to SFM
7. Interim Response Action (IRA)	Date IRA Report required to be submitted to SFM <sup>6</sup>
8. RAP Preparation	Date RAP required to be submitted to SFM <sup>7</sup>
9. RAP Implementation and Monitoring Plan	Date SFM issues NFA
10. None of the above	Earliest of: completion date specified by SFM, date SFM issues NFA, or date work was completed

\* *Timely* requested extensions granted by BUSTR will result in like extensions to claim filing deadlines.

\* Costs incurred for responding to SFM requests for additional information are due one year from the completion date specified by the SFM or if no completion date is specified, one year from the date of the original request.

**ELECTING/TRANSITIONING FROM PREVIOUS RULES TO 2017 RULE**

Electing or transitioning from previous BUSTR rule to 9/1/17 rule	Filing Deadline - One year from:
1. For incomplete program tasks	Date of election or mandatory transition
2. For completed program tasks	Date program task required to be completed

<sup>3</sup> Due to BUSTR within 90 days of one of the five occurrences listed in OAC 1301:7-9-13(H)(3)(a)

<sup>4</sup> Due to BUSTR within one year of one of the four occurrences listed in OAC 1301:7-9-13(I)(3)(a)

<sup>5</sup> Due to BUSTR 1 ½ years from the approval of Tier 1 Investigation Report

<sup>6</sup> Due to BUSTR 60 days from the completion date of IRA activities

<sup>7</sup> Due to BUSTR 90 days from the approval of a Tier Report