GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

SENATE DRS55360-RTxf-2* (01/23)

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(Public)

Short Title: Underground Storage Tank Prgm. Amends 2007.

Sponsors:	Senator Cowell.
Referred to:	

1	A BILL TO BE ENTITLED
2	AN ACT (1) TO PROVIDE ADDITIONAL FUNDS FOR THE CLEANUP OF
3	RELEASES AND DISCHARGES OF PETROLEUM FROM UNDERGROUND
4	STORAGE TANKS BY INCREASING THE FEES PAID BY OWNERS AND
5	OPERATORS OF COMMERCIAL UNDERGROUND STORAGE TANKS, (2) TO
6	REDUCE THE INCIDENCE OF LEAKS BY REQUIRING SECONDARY
7	CONTAINMENT FOR ALL COMPONENTS OF REGULATED PETROLEUM
8	UNDERGROUND STORAGE TANK SYSTEMS, (3) TO PROVIDE FOR
9	EXPEDITED ASSESSMENT AND CLEANUP OF RELEASES AND
10	DISCHARGES FROM PETROLEUM UNDERGROUND STORAGE TANKS BY
11	REQUIRING THE DEPARTMENT OF ENVIRONMENT AND NATURAL
12	RESOURCES TO ESTABLISH A PILOT PROGRAM TO EVALUATE THE USE
13	OF SITE-SPECIFIC CLEANUP STANDARDS, (4) TO PROVIDE FOR
14	VARIOUS STUDIES AND REPORTS, AND (5) TO MAKE OTHER
15	IMPROVEMENTS TO THE UNDERGROUND STORAGE TANK CLEANUP
16	PROGRAM.
17	The General Assembly of North Carolina enacts:
18	SECTION 1. G.S. 143-215.94C reads as rewritten:
19	"§ 143-215.94C. Commercial leaking petroleum underground storage tank
20	cleanup fees.
21	(a) For purposes of this subsection, each compartment of a commercial
22	underground storage tank that is designed to independently contain a petroleum product
23	is a separate petroleum commercial underground storage tank. The owner or operator of
24	a commercial petroleum underground storage tank facility shall pay to the Secretary for
25	deposit into the Commercial Fund an annual operating fee according to the following
26	schedule:permit fee. In addition to the operating permit fee, an owner or operator of a
27	commercial petroleum underground storage tank facility who demonstrates financial

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1		her C S 142 215 04U er the			
1	responsibility as required by G.S. 143-215.94H on the basis of eligibility for the				
2	payment of any of the costs described in subsections (b) or (b1) of G.S. 143-215.94B				
3	from the Commercial Fund shall pay to the Secretary for deposit into the Commercial				
4		esponsibility fee. The owner of	*		
5	e	acility is presumed to demonstra	x		
6	- ·	4H on the basis of eligibility for	_ · ·		
7		ons (b) or (b1) of G.S. 143-21.			
8		ual financial responsibility fee			
9	demonstrates financial responsibility by another method. The operating permit fee and				
10		fee, if required, shall be paid a	-		
11	fee. The annual comprehensive fee shall be determined from the following schedule.				
12		section, each compartment of			
13	storage tank that is designed	d to independently contain a per	troleum product is a separate		
14	petroleum commercial unde	erground storage tank.			
15	Year Operating Permit	Financial Responsib	<u>ility Fee Per Tank</u>		
16	Fee Per Tank	<u>Tanks of 3,500</u>	Tanks greater than		
17		gallons capacity or less	3,500 gallons capacity		
18	<u>2008</u> <u>\$72.00</u>	<u>\$336.00</u>	<u>\$408.00</u>		
19	<u>2009</u> <u>\$72.00</u>	<u>\$408.00</u>	<u>\$444.00</u>		
20	<u>2010</u> <u>\$72.00</u>	<u>\$456.00</u>	<u>\$468.00</u>		
21	2011+ $$72.00$	<u>\$480.00</u>	<u>\$480.00</u>		
22	(1) For each	petroleum commercial undergr	ound storage tank of 3,500		
23	gallons or	less capacity two hundred dol	lars (\$200.00).		
24	(2) For each	petroleum commercial undergi	cound storage tank of more		
25	than 3,500	gallon capacity three hundred	l dollars (\$300.00).		
26	(a1) An owner or ope	erator who elects to demonstration	te financial responsibility as		
27	required by G.S. 143-215.94	4H without reliance on the Com	mercial Fund is not required		
28	to pay the financial respon	nsibility fee. Once an owner of	r operator of a commercial		
29	petroleum underground	storage tank facility elects	to demonstrate financial		
30	responsibility as required	by G.S. 143-215.94H without	reliance on the Commercial		
31	Fund, the owner or operate	or must continue to demonstration	te financial responsibility as		
32	required by G.S. 143-215.94	4H without reliance on the Com	mercial Fund.		
33	(b) The annual operation	ating <u>comprehensive</u> fee shall b	be determined on a calendar		
34	year basis. For petroleum of	commercial underground storag	e tanks in use on 1 January		
35	and remaining in use on	or after 1 December of that	year, the annual operating		
36	comprehensive fee due for	r that year shall be as specified	ed in subsection (a) of this		
37	section. For a petroleum c	ommercial underground storage	e tank that is first placed in		
38	service in any year, the ope	rating permit fee due for that ye	ear shall not be prorated. For		
39	a petroleum commercial underground storage tank that is first placed in <u>use service</u> in				
40		atingfinancial responsibility fee			
41		one-twelfth $(1/12)$ of the amount			
42	• • • •	er of months remaining in the ca			
43	-	torage tank that is permanently	• •		
44	-	gfinancial responsibility fee			
	-		•		

1 determined by multiplying one-twelfth (1/12) of the amount specified in subsection (a) 2 of this section by the number of months in the calendar year preceding the permanent 3 removal from use. In calculating the pro rata annual operatingfinancial responsibility fee 4 for a tank that is first placed in use service or permanently removed during a calendar 5 year under the preceding two sentences, a partial month shall count as a month, except 6 that where a tank is permanently removed and replaced by another tank, the total of the 7 annual operating financial responsibility fee for the tank that is removed and the 8 replacement tank shall not exceed the annual operating financial responsibility fee for 9 the replacement tank. The annual operating comprehensive fee shall be due and payable 10 on the first day of the month in accordance with a staggered schedule established by the 11 Department. The Department shall implement a staggered schedule to the end that the 12 total amount of fees to be collected by the Department is approximately the same each 13 quarter. A person who owns or operates more than one petroleum commercial 14 underground storage tank may request that the fee for all tanks be due at the same time. 15 The fee for all commercial underground storage tanks located at the same facility shall 16 be due at the same time. A person who owns or operates 12 or more commercial 17 petroleum storage tanks may request that the total of all fees be paid in four equal payments to be due on the first day of each calendar quarter, provided that the fee for all 18 19 commercial underground storage tanks located at the same facility shall be due at the 20 same time.

21 (c) Beginning no later than sixty days before the first due date of the annual 22 operating comprehensive fee imposed by this section, any person who deposits a 23 petroleum product in a commercial underground storage tank that would be subject to 24 the annual operating comprehensive fee shall, at least once in each calendar year during 25 which such deposit of a petroleum product is made, notify the owner or operator of the 26 duty to pay the annual operating comprehensive fee. The requirement to notify pursuant 27 to this subsection does not constitute a duty owed by the person depositing a petroleum 28 product in a commercial underground storage tank to the owner or operator and the 29 person depositing a petroleum product in an underground storage tank shall not incur 30 any liability to the owner or operator for failure to give notice of the duty to pay the 31 operating annual comprehensive fee.

- 32
- (d) Repealed by Session Laws 1991, c. 538, s. 3.1.

33 (e) An owner or operator of a commercial underground storage tank who fails to 34 pay an annual operating comprehensive fee due under this section within 30 days of the 35 date that the fee is due shall pay, in addition to the fee, a late penalty of five dollars 36 (\$5.00) per day per commercial underground storage tank, up to a maximum equal to 37 the annual operating comprehensive fee due. The Department may waive a late penalty 38 in whole or in part if:

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- (1) The late penalty was incurred because of the late payment or nonpayment of an annual operating <u>comprehensive</u> fee by a previous owner or operator.
- 42 (2) The late penalty was incurred because of a billing error for which the43 Department is responsible.

1	(3) Where the late penalty was incurred because the annual operating
2	comprehensive fee was not paid by the owner or operator due to
3	inadvertence or accident.
4	(4) Where payment of the late penalty will prevent the owner or operator
5	from complying with any substantive law, rule, or regulation
6	applicable to underground storage tanks and intended to prevent or
7	mitigate discharges or releases or to facilitate the early detection of
8	discharges or releases."
9	SECTION 2.(a) G.S. 143-215.94E is amended by adding two new
10	subsections to read:
11	"(j) An owner, operator, or landowner shall request that the Department
12	determine whether any of the costs of assessment and cleanup of a discharge or release
13	from a petroleum underground storage tank are eligible to be paid or reimbursed from
14	either the Commercial Fund or the Noncommercial Fund within one year after
15	completion of any task that is eligible to be paid or reimbursed under
16	G.S. 143-215.94B(b), 143-215.94B(b1), or 143-215.94D(b1).
17	(k) An owner, operator, or landowner shall request payment or reimbursement
18	from the Commercial Fund or the Noncommercial Fund for the cost of a task within one
19	year after the completion of the task. The Department shall deny any request for
20	payment or reimbursement of the cost of any task that would otherwise be eligible to be
21	paid or reimbursed if the request is not received within 12 months after the later of the
22	date on which the:
23	(1) Department determines that the cost is eligible to be paid or
24	reimbursed.
25	(2) Task is completed."
26	SECTION 2.(b) Notwithstanding G.S. 143-215.94E(k), as enacted by
27	subsection (a) of this section, an owner, operator, or landowner shall request payment or
28	reimbursement of the cost of any task completed prior to 1 January 2008 that is eligible
29	to be paid or reimbursed from the Commercial Fund or the Noncommercial Fund no
30	later than 1 January 2009. The Department shall deny any request for payment or
31	reimbursement of the cost of any task to which this subsection applies that is made after
32	1 January 2009.
33	SECTION 3. G.S. 143-215.94G is amended by adding four new subsections
34	to read:
35	"(g) If the Department paid or reimbursed costs that are not authorized to be paid
36	or reimbursed under G.S. 143-215.94B or G.S. 143-215.94D as a result of a
37	misrepresentation by an agent who acted on behalf of an owner, operator, or landowner,
38	the Department shall first seek reimbursement, pursuant to subdivision (1) of subsection
39	(d) of this section, from the agent of monies paid to or retained by the agent.
40	(h) The Department shall take administrative action to recover costs or bring a
41	civil action pursuant to subdivision (1) of subsection (d) of this section to seek
42	reimbursement of costs in accordance with the time limits set out in this subsection.
43	(1) The Department shall take administrative action to recover costs or
44	bring a civil action to seek reimbursement of costs that are not

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1		anthenized to be noted from the Commercial	Fund under subdivisions
1		authorized to be paid from the Commercial (1) (2) (2) ar (0) of C S 142 215 04D(d) ar	
2		(1), (2), (3), or (9) of G.S. 143-215.94B(d) or	
3		Fund under subdivisions (1), (2), or (3) of G.	5. 143-215.94D(d) within
4	$\langle 0 \rangle$	five years after payment.	
5	<u>(2)</u>	The Department shall take administrative a	
6 7		bring a civil action to seek reimbursement	
7		described in subdivision (1) of this subsection	in within three years after
8	(2)	payment.	(1) and (2) of
9	<u>(3)</u>	Notwithstanding the time limits set out in su	
10		this subsection, the Department may take	
11		recover costs or bring a civil action to seek	
12		paid as a result of fraud or misrepresentation	
13		dministrative action or civil action that is not co	ommenced within the time
14		section (h) of this section is barred.	
15	-	pt with the consent of the claimant, the Depa	-
16		nbursement of costs that are authorized to be p	
17		ncommercial Fund in order to recover any other	▲
18	-	artment is authorized to withhold payment b	•
19		rsuant to G.S. 150B-36 or an order or final deci	ision of a court."
20		TION 4. G.S. 143-215.94H reads as rewritten:	
21		I. Financial responsibility.	
22		Department shall require each owner and	
23	-	orage tank who is required to demonstrate fina	
24		ted by the United States Environmental Protect	
25		91b(d) to maintain evidence of financial respo	onsibility of not less than
26	that is the lesse		
27	<u>(1)</u>	The full amount of the financial responsi	
28		operator is required to demonstrate under r	
29		United States Environmental Protection Ager	ncy pursuant to 42 U.S.C.
30		<u>§ 6991b(d).</u>	
31	<u>(2)</u>	The amounts required to be paid for by the or	
32		to G.S. 143-215.94E(b) per occurrence	for costs described in
33		G.S. 143-215.94B(b) and	G.S. 143-215.94D(b1).
34		G.S. 143-215.94B(b1) if costs are eligible	to be paid under those
35		subsections.	
36	<u>(b)</u> Finar	ncial responsibility may be established in accor	dance with rules adopted
37		sion which shall provide that financial response	
38		rance, guarantee, surety bond, letter of cr	
39	self-insurer, o	r any combination thereof. The complia	nce date schedule for
40	demonstrating	financial responsibility shall conform to the	schedule adopted by the
41	Environmental	Protection Agency."	
42	SEC	TION 5.(a) G.S. 143-215.94T reads as rewritte	en:
43	"§ 143-215.947	C. Adoption and implementation of regulator	ry program.

1	(a) The Commission shall adopt and the Department shall implement and		
2	(a) The Commission shall adopt, and the Department shall implement and		
3	enforce, rules relating to underground storage tanks as provided by		
	G.S. 143-215.3(a)(15) and G.S. 143B-282(2)h. These rules shall include standards and		
4	requirements applicable to both existing and new underground storage tanks and tank		
5	systems, may include different standards and requirements based on tank capacity, tank		
6	location, tank age, and other relevant factors, and shall include, at a minimum, standards		
7	and requirements for:		
8	 (1) Design, construction, and installation, including monitoring systems. (2) National Action State State		
9	(2) Notification to the Department, inspection, and registration.		
10	(3) Recordation of tank location.		
11	(4) Modification, retrofitting, and upgrading.		
12	(5) General operating requirements.		
13	(6) Release detection.		
14	(7) Release reporting, investigation, and confirmation.		
15	(8) Corrective action.		
16	(9) Repair.		
17	(10) Closure.		
18	(11) Financial responsibility.		
19	(12) Tank tightness testing procedures and certification of persons who		
20	conduct tank tightness tests.		
21	(13) Secondary containment for nontank <u>all</u> components of petroleum		
22	underground storage tank systems.		
23	(b) Rules adopted pursuant to subsection (a) of this section that apply only to		
24	commercial underground storage tanks shall not apply to any:		
25	(1) Farm or residential underground storage tank of 1,100 gallons or less		
26	capacity used for storing motor fuel for noncommercial purposes.		
27	(2) Underground storage tank of 1,100 gallons or less capacity used for		
28	storing heating oil for consumptive use on the premises where stored.		
29	(3) Underground storage tank of more than 1,100 gallon capacity used for		
30	storing heating oil for consumptive use on the premises where stored		
31	by four or fewer households.		
32	(c) Rules adopted pursuant to subdivision (13) of subsection (a) of this section		
33	shall require secondary containment for all nontank-components of underground storage		
34	tank systems, including all piping and including, but not limited to, tanks, piping,		
35	fittings, pump heads, and dispensers. Secondary containment requirements shall include		
36	standards for double wall piping tanks, piping, and fittings and for sump containment		
37	for pump heads and dispensers. The rules shall provide for monthly release detection		
38	monitoring of double wall interstices and sump containments. The rules shall apply to		
39	any underground storage tank system that is installed on or after the date on which the		
40	rules become effective and to the replacement of any nontank component of an		
41	underground storage tank system on or after that date."		
42	SECTION 5.(b) The Environmental Management Commission shall adopt		

42 **SECTION 5.(b)** The Environmental Management Commission shall adopt 43 rules to require and set standards for secondary containment for all components of 44 underground storage tank systems pursuant to G.S. 143-215.94T, as amended by

1 Section 3 of this act. The rules shall apply to any underground storage tank system that 2 is installed on or after 1 January 2008 and to the replacement of any component of an 3 underground storage tank system on or after 1 January 2008. To the extent that the 4 rules that are required to be adopted by this section are not effective on or after 1 5 January 2008, the provisions of 40 Code of Federal Regulations § 280.42(b)(1) through 6 § 280.42(b)(4) (1 July 2006 Edition) shall govern any component of an underground 7 storage tank system that is installed on or after 1 January 2008 and to the replacement of 8 any component of an underground storage tank system on or after 1 January 2008. 9 SECTION 6. G.S. 143-215.94U reads as rewritten: 10 "§ 143-215.94U. Registration of petroleum commercial underground storage 11 tanks; operation of petroleum underground storage tanks; operating 12 permit required. 13 (a) The owner or operator of each petroleum commercial underground storage 14 tank shall annually obtain an operating permit from the Department for the facility at 15 which the tank is located. The Department shall issue an operating permit only if the 16 owner or operator: operator has done all of the following: 17 (1)Has notified Notified the Department of the existence of all tanks as 18 required by 40 Code of Federal Regulations § 280.22 (1 July 1994 19 Edition) or 42 U.S.C. § 6991a, if applicable, at the facility; facility. 20 Has paidPaid all fees required under G.S. 143-215.94C for all (2)21 commercial petroleum underground storage tanks located at the 22 facility; facility. 23 Complies with applicable release detection, spill and overfill (3) 24 protection, and corrosion protection requirements set out in rules 25 adopted pursuant to this Chapter, notifies the Department of the 26 method or combination of methods of leak detection, spill and overfill 27 protection, and corrosion protection in use, and certifies to the 28 Department that all applicable release detection, spill and overfill 29 protection, and corrosion protection requirements are being met for all 30 petroleum underground storage tanks located at the facility; facility. 31 If applicable, complies with the Stage I vapor control requirements set (4) 32 out in 15A North Carolina Administrative Code 2D.0928, effective 1 33 March 1991, notifies the Department of the method or combination of 34 methods of vapor control in use, and certifies to the Department that 35 all Stage I vapor control requirements are being met for all petroleum 36 underground storage tanks located at the facility; and facility. 37 Has substantially Substantially complied with the air quality, (5) 38 groundwater quality, and underground storage tank standards 39 applicable to any activity in which the applicant has previously 40 engaged and has been in substantial compliance with federal and State 41 laws, regulations, and rules for the protection of the environment. In 42 determining substantial compliance, the compliance history of the 43 owner or operator and any parent, subsidiary, or other affiliate of the 44 owner, operator, or parent may be considered.

1 2

Demonstrated financial responsibility as required (6) by G.S. 143-215.94H.

3 The operating permit shall be issued at the time the commercial underground (b) 4 storage annual tank operating comprehensive fee required under G.S. 143-215.94C(a) is 5 paid and shall be valid from the first day of the month in which the fee is due through the last day of the last month for which the fee is paid in accordance with the schedule 6 7 established by the Department under G.S. 143-215.94C(b).

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No person shall place a petroleum product, and no owner or operator shall (c) 9 cause a petroleum product to be placed, into an underground storage tank at a facility 10 for which the owner or operator does not hold a currently valid operating permit.

11 The Department shall issue an operating permit certificate for each facility (d) 12 that meets the requirements of subsection (a) of this section. The operating permit 13 certificate shall identify the number of tanks at the facility and shall conspicuously 14 display the date on which the permit expires. Except for the owner or operator, no 15 person shall be liable under subsection (c) of this section if an unexpired operating 16 permit certificate is displayed at the facility, unless the person knows or has reason to 17 know that the owner or operator does not hold a currently valid operating permit for the 18 facility.

19 (e) The Department may revoke an operating permit only if the owner or 20 operator fails to continuously meet the requirements set out in subdivisions (1) through 21 (4) of subsection (a) of this section. If the Department revokes an operating permit, the 22 owner or operator of the facility for which the operating permit was issued shall 23 immediately surrender the operating permit certificate to the Department, unless the 24 revocation is stayed pursuant to G.S. 150B-33. An owner or operator may challenge a 25 decision by the Department to deny or revoke an operating permit by filing a contested 26 case under Article 3 of Chapter 150B of the General Statutes. The Secretary shall make 27 the final agency decision regarding the revocation of a permit under this section."

28 **SECTION 7.(a)** The definitions set out in G.S. 143-215.94A apply to this 29 section. As used in this section, "Department" means the Department of Environment 30 and Natural Resources and, with respect to any power or duty assigned to the 31 Environmental Management Commission under Article 21A of Chapter 143 of the 32 General Statutes, includes the Environmental Management Commission. As used in 33 this section, "site-specific cleanup standards" means standards developed using the 34 methodology described in the Standard Guide for Risk-Based Corrective Action 35 Applied at Petroleum Release Sites adopted by the American Society for Testing and 36 Materials (ASTM) as E1739-95(2002).

37 **SECTION 7.(b)** The Department shall establish a pilot program to evaluate 38 the use of site-specific cleanup standards for the cleanup of discharges or releases of 39 petroleum from underground storage tanks as an alternative to the use of the risk-based 40 assessment and corrective action standards set out in 15A NCAC 2L.0115. The purpose 41 of the pilot program is to determine the extent to which the use of site-specific standards 42 would provide effective protection of public health, safety, and the environment in a 43 cost-effective manner and at a lower overall cost as compared with the use of the 44 risk-based standards set out in 15A NCAC 2L.0115. The pilot program shall apply only to discharges or releases that are classified as intermediate risk under 15A NCAC 2L.0115(d). The pilot program shall evaluate the use of site-specific standards in the cleanup of contamination that results from a discharge or release of petroleum from: (i) an underground storage tank; and (ii) an underground storage tank that is commingled with petroleum contamination from a source of contamination other than an underground storage tank, as provided in G.S. 143-215.94V(h).

7 **SECTION 7.(c)** Participation in the pilot program shall be at the election of 8 the owner, operator, or landowner. To participate in the pilot program, an owner, 9 operator, or landowner shall perform a site-specific risk assessment and submit the 10 assessment to the Department. If the Department determines that the use of site-specific 11 cleanup standards will provide effective protection of public health, safety, and the 12 environment, the Department shall set site-specific soil and groundwater cleanup 13 standards for the discharge or release. These site-specific standards shall apply in lieu of 14 the risk-based assessment and corrective action standards set out in 15A NCAC 15 2L.0115.

16 **SECTION 7.(d)** If soil and groundwater contamination from a discharge or 17 release is no greater than the site-specific soil and groundwater cleanup standards set by 18 the Department, the Department shall notify an owner, operator, or landowner that no 19 cleanup, further cleanup, or further action will be required. If soil and groundwater 20 contamination from a discharge or release is greater than the site-specific soil and 21 groundwater cleanup standards set by the Department, the owner, operator, or 22 landowner shall submit a corrective action plan to achieve the standards. The 23 Department may require the owner, operator, or landowner to evaluate the impact of the 24 site-specific cleanup standards on public health, safety, and the environment through 25 use of an appropriate model. The Department shall not set site-specific soil and 26 groundwater cleanup standards for the discharge or release that allow for contamination 27 in excess of unrestricted use standards, as defined in G.S. 143B-279.9, on any real 28 property that is not subject to land-use restrictions under G.S. 143B-279.9 and 29 recordation under G.S. 143B-279.11.

30 SECTION 7.(e) Except as provided in this section, the provisions of Part 2A
 31 and Part 2B of Article 21A of Chapter 143 of the General Statutes apply to this section.

32 **SECTION 7.(f)** The Department shall annually report to the Environmental 33 Review Commission on the number of site-specific risk assessments submitted to the 34 Department under the pilot program, the disposition of those submissions, and, for any 35 submissions for which site-specific soil and groundwater cleanup standards are not set, 36 the basis for the decision not to set site-specific cleanup standards. The report shall 37 include a comparison of assessment and corrective action of discharges or releases 38 under the pilot program to assessment and corrective action of intermediate risk 39 discharges or releases pursuant to the risk-based assessment and corrective action 40 standards set out in 15A NCAC 2L.0115. The comparison shall include all of the 41 following:

- 42
- 43 44

(1) The costs associated with investigation, assessment, initial response, abatement, analysis of risk, and development and implementation of a corrective action plan.

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(3)

1 (2) The immediate and long-term impacts on public health, safety, and the 2 environment.

- 3
- 4 5
- (4) action plan.(4) The extent to which corrective action addresses vapor intrusion.

The need for and use of land-use restrictions as part of the corrective

6 **SECTION 7.(g)** The Department shall submit the first report required by 7 subsection (f) of this section on or before 1 September 2008. The Department shall 8 include in the report due on or before 1 September 2012 any recommendations, 9 including legislative proposals, based on the findings of the pilot program.

10 **SECTION 8.(a)** The definitions set out in Section 7(a) of this act apply to 11 this section. It is the policy of the State that a discharge or release be reclassified as low-risk if, based on site-specific cleanup standards, investigation, assessment, initial 12 13 response, abatement, risk-based corrective action, or other corrective action, the 14 Department determines that the discharge or release poses no significant risk to human 15 health or the environment. An owner, operator, or landowner may request that a 16 discharge or release be reclassified to a lower risk classification. If the Department 17 denies a request to reclassify a discharge or release to a lower risk classification, the 18 owner, operator, or landowner may file a petition for a contested case hearing as 19 provided in Article 3 of Chapter 150B of the General Statutes.

SECTION 8.(b) The Department shall report on or before 1 September of each year to the Environmental Review Commission on the number of sites for which reclassification was requested based on site-specific information and the disposition of each request. The Department shall submit the first report required by this section on or before 1 September 2008.

25 SECTION 9. The Department of Environment and Natural Resources shall 26 establish a process to provide informal notice of any proposed policy change or rule 27 interpretation that is not a rule, as defined in G.S. 150B-2, to interested parties. Except 28 in a situation that requires immediate action, the Department shall receive and consider 29 oral and written comment from interested parties before the Department implements the 30 proposed policy change or rule interpretation. Except in a situation that requires 31 immediate action, the Department shall provide written notice of a policy change or rule 32 interpretation to interested parties at least 30 days prior to its implementation.

33 **SECTION 10.** The Department of Insurance, in consultation with the 34 Petroleum Underground Storage Tank Funds Council and the Department of 35 Environment and Natural Resources, shall provide guidance and technical assistance for 36 the formation of an insurance pool pursuant to G.S. 143-215.94I to any responsible 37 entity that requests assistance.

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SECTION 11. Section 8 of S.L. 2001-442 reads as rewritten:

39 "SECTION 8. Sections 1 through 5 of this act become effective 1 October 2001.
40 Sections 6, 7, and 8 of this act are effective when this act becomes law. Sections 1, 2, 3,
41 4, 5, and 7 of this act expire 1 October 2006.2008."

42 SECTION 12. This act shall not be construed to amend Section 11.4 of S.L.
43 2003-284 as modified by subsection (b) of Section 30.10 of S.L. 2004-124 and Section
44 1 of S.L. 2006-200. The designation of a portion of the commercial leaking petroleum

underground storage tank cleanup fees due under G.S. 143-215.94C(a), as amended by 1 2 Section 1 of this act, as an annual operating permit fee shall not be construed to alter the 3 amount available to the Department of Environment and Natural Resources from the 4 Commercial Fund for the administration of Parts 2A and 2B of Article 21A of Chapter 5 143 of the General Statutes. 6 SECTION 13. Sections 3, 4, 5, 9, 10, and 13 of this act are effective when it 7 becomes law. Sections 1, 6, and 12 of this act become effective 1 January 2008. Section 2 of this act becomes effective 1 January 2008 and applies to determinations of 8 9 eligibility and requests for payments made on or after that date. Sections 7 and 8 of this

10 act are effective when it becomes law and expire 1 September 2013. Section 11 of this

11 act is effective retroactively to 1 October 2006.