Stricken language would be deleted from and underlined language would be added to present law. Act 1509 of the Regular Session

1	State of Arkansas	As Engrossed: H3/22/13		
2	89th General Assembly	A Bill		
3	Regular Session, 2013		HOUSE BILL 2196	
4				
5	By: Representative Leding			
6				
7		For An Act To Be Entitled		
8	AN ACT CO	NCERNING INVESTIGATION, SITE ASSESSMEN	NT, AND	
9	CORRECTIVE ACTION RELATING TO STORAGE TANKS; TO			
10	CLARIFY THE RIGHT OF THE ARKANSAS DEPARTMENT OF			
11	ENVIRONMENTAL QUALITY AND AN OWNER OR OPERATOR TO			
12	ACCESS PROPERTY FOR PURPOSES OF INVESTIGATION, SITE			
13	ASSESSMEN	T, OR CORRECTIVE ACTION; TO PROHIBIT A	7	
14	RELEASE SITE PROPERTY OWNER OR ADJACENT PROPERTY			
15	OWNER FROM INTERFERING WITH INVESTIGATION, SITE			
16	ASSESSMENT, OR CORRECTIVE ACTIONS; TO CLARIFY THE			
17	RIGHTS OF A RELEASE SITE PROPERTY OWNER OR ADJACENT			
18	PROPERTY OWNER WITH RESPECT TO INVESTIGATION, SITE			
19	ASSESSMENT, OR CORRECTIVE ACTIONS; AND FOR OTHER			
20	PURPOSES.			
21				
22				
23		Subtitle		
24	TO (CLARIFY THE RIGHT OF THE ARKANSAS		
25	DEPA	ARTMENT OF ENVIRONMENTAL QUALITY AND		
26	AN (OWNER OR OPERATOR TO ACCESS PROPERTY		
27	FOR	PURPOSES OF INVESTIGATION, SITE		
28	ASSI	ESSMENT, OR CORRECTIVE ACTION.		
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31	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:	
32				
33	SECTION 1. Ark	ansas Code § 8-7-801, concerning the c	lefinitions to be	
34	used in relation to r	regulated substance storage tanks, is a	amended to add an	
35	additional subdivisio	on to read as follows:		
36	<u>(14)</u> "Re	elease site property owner" means a per	rson, other than an	



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As Engrossed: H3/22/13

HB2196

1	owner or operator, that owns an interest in a property on which a release has
2	occurred.
3	
4	SECTION 2. Arkansas Code § 8-7-807(c), concerning the responsibility
5	and liability of an owner in relation to a regulated substance storage tank,
6	is amended to read as follows:
7	(c)(l) <u>(A)</u>
8	shall <u>not</u> unduly impede or interfere with any <u>the</u> efforts of the department
9	or the owner or operator to undertake investigation, site assessment, or
10	corrective action in accordance with the requirements of this subchapter.
11	(B) The department or the owner, as defined in § 8-7-801,
12	or operator shall undertake investigation, site assessment, or corrective
13	action, as approved by the department after notice to the affected parties,
14	that minimizes to the most reasonable extent practicable any interference
15	with the release site property owner's or adjacent property owner's use and
16	enjoyment of the property, taking into consideration the relevant private and
17	commercial interests and the release site property owner's or adjacent
18	property owner's need for access.
19	(2)(A) Any <u>A release site property owner or</u> adjacent property
20	owner violating <u>that violates</u> subdivision (c)(l) of this section shall be <u>is</u>
21	liable for any investigation, site assessment, or corrective action costs
22	resulting from such the violation.
23	(B) If the <u>release site property owner or</u> adjacent
24	property owner denies access to property when such <u>the</u> access is reasonably
25	necessary for investigation, site assessment, or corrective action undertaken
26	by the department or by the owner or operator under a department directive,
27	order, or approved corrective action plan, the department may order the
28	<u>release site property owner or</u> adjacent property owner to undertake the
29	portion of investigation, site assessment, or corrective action which <u>that</u>
30	was prohibited by the denial of access.
31	(3) This section does not impair any right of the release site
32	property owner or adjacent property owner to seek equitable or legal
33	remedies, including without limitation claims for trespass, compensation as
34	the result of eminent domain, damages for temporary or permanent takings of
35	rights in land, contribution, and any other right or remedy allowed by state
36	or federal law or regulation.

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2	/s/Leding
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5	APPROVED: 04/23/2013
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