Stricken language would be deleted from present law. Underlined language would be added to present law.

1	State of Arkansas	As Engrossed: H2/20/97		
2	81st General Assembly	A Bill		
3	Regular Session, 1997		HOUSE BILL	1742
4				
5	By: Representatives McJunkin, Jones,	Hausam, Bryant, Kidd, Miller, Wilkinson, Schexnayder, McGehee	, Teague, Milum, Rorie	<b>;</b> ,
6	Willems, Davis, Broadway, Allison, Fre	ench, Trammell, and Simmons		
7	By: Senator Boozman			
8				
9				
10		For An Act To Be Entitled		
11	"AN ACT TO AMENI	D THE REGULATED SUBSTANCE STORAGE TANK:	5	
12	PROVISIONS CONT	AINED IN TITLE 8, CHAPTER 7 OF THE ARK	ANSAS	
13	CODE ANNOTATED,	TO CLARIFY AND REVISE THE LANGUAGE OF	THE	
14	EXISTING STATUT	E; AND FOR OTHER PURPOSES."		
15				
16		Subtitle		
17	"AMEN	D THE REGULATED SUBSTANCE STORAGE		
18	TANKS PROVISIONS CONTAINED IN TITLE 8,			
19	CHAPTER 7 TO CLARIFY AND REVISE THE			
20	LANGU.	AGE OF THE EXISTING STATUTE."		
21				
22	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE OF ARKANS	∕S∶	
23				
24	SECTION 1. Arkar	nsas Code 8-7-902(2) is amended to read	as follows:	
25	"(2) Accidental	release means any sudden or nonsudden	confirmed	
26	release of petroleum fr	com a storage tank that results in a ne	ed for correc	tive
27	action or compensation	for bodily injury or property damage,	or both, neit	her
28	expected nor intended b	by the tank owner or operator."		
29				
30	SECTION 2. Arkar	nsas Code 8-7-903(c) is amended to read	as follows:	
31	"(c) The department	ment shall have the authority to enter	upon the	
32	property of any owner of	or operator of an aboveground storage t	ank to	
33	obtain information, cor	nduct surveys, or review records for th	le purpose	
34	of determining substant	cial compliance, as defined by this sub	ochapter	
35	and regulations promule	gated thereunder, with all state and fe	ederal	
36	laws and regulations re	elating to aboveground storage tanks pr	rior to	

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1 commission the directors approval of a claim for reimbursement or
2 disbursement."
3

SECTION 3. Arkansas Code 8-7-905(d) is amended to read as follows:
"(d) Moneys in the fund may be expended by the director solely for
the following purposes, as limited by the provisions of subsection (e)
of this section:

8 (1) The state share mandated by the federal Resource Conservation9 and Recovery Act of 1976, as amended;

10 (2) To pay costs incurred by the commission, the director, the Attorney 11 <u>General</u> or the advisory committee in the performance of their duties under 12 this subchapter;

13 (3) To pay reimbursement for taking corrective action or to 14 compensate owners or operators for claims by third parties for bodily 15 injury and property damage, or both, caused by accidental releases 16 from gualified storage tanks;

17 (4) To pay reasonable and necessary costs and expenses of the 18 department for taking corrective action caused by accidental releases 19 from a storage tank of unknown ownership or when corrective action is 20 not commenced by the owner or operator in a timely manner;

(5) To reimburse owners and operators in the vicinity of the release for performing short-term testing or monitoring which is in addition to that required by the department's rules and regulations if the department has a reasonable basis for believing that such petroleum underground storage tank or tanks may be the source of the release. The owners and operators of petroleum underground storage tanks, including out-of-service and nonoperational tanks, not found to be the source of the release and who cooperate with the department may apply to the fund for reimbursement for such testing and monitoring costs, not including lost managerial time or loss of revenues because of temporary business closure."

32

33 SECTION 4. Arkansas Code 8-7-906(g)(2) and (3) are amended to read as 34 follows:

35 "(2)(A) For so long as no bonds for the benefit of the fund are 36 outstanding, the fee shall be collected at the maximum rate; provided,

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1 however, that when the balance of the fund, as adjusted to reflect the 2 obligations and liabilities of the fund, reaches fifteen million 3 dollars (\$15,000,000), the rate shall drop at the beginning of the 4 next calendar quarter to such rate as the commission determines is 5 necessary to maintain a fifteen million dollar (\$15,000,000) adjusted balance. (B) The rate shall be increased at the beginning of the next 6 7 calendar quarter when the fund balance, as adjusted to reflect the obligations 8 and liabilities of the fund, drops to twelve million dollars 9 (\$12,000,000) or less and remain at the higher amount, not to exceed 10 two-tenths of one cent (0.2), until the *adjusted* fund balance reaches 11 fifteen 12 million dollars (\$15,000,000). (3) The commission shall review the fund balance, as adjusted to reflect 13 14 the obligations and liabilities of the fund, at least quarterly and report the 15 rate of collection for the environmental assurance fee for the upcoming 16 guarter to the Director of the Department of Finance and Administration." 17 SECTION 5. Arkansas Code 8-7-908(d) is amended to read as follows: 18 "(d)(1) Any owner or operator against whom a third-party claim is 19 20 filed in court or in the Arkansas State Claims Commission shall give 21 written notice of the claim to the department no later than sixty (60) twenty 22 (20) days after service of summons or receipt of notification of the claim 23 from the Arkansas State Claims Commission. (2) Upon receipt of such notice, the department shall immediately 2.4 25 notify the Attorney General, who shall have the right to intervene in 26 any such lawsuit or proceeding in order to protect the interests of the state 27 in the fund. (3) Payment of third-party claims from the fund may be denied for 2.8 29 any owner or operator who fails to give the department notice as 30 required herein." 31 32 SECTION 6. All provisions of this act of a general and permanent nature 33 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 34 Revision Commission shall incorporate the same in the Code. 35 36 SECTION 7. If any provision of this act or the application thereof to

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1	any person or circumstance is held invalid, such invalidity shall not affect
2	other provisions or applications of the act which can be given effect without
3	the invalid provision or application, and to this end the provisions of this
4	act are declared to be severable.
5	
6	SECTION 8. All laws and parts of laws in conflict with this act are
7	hereby repealed.
8	/s/Rep. McJunkin
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