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2000 Regular Session
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By: Chairman, Environmental Matters Committee (Departmental - Environment)

Introduced and read first time: February 4, 2000

Assigned to: Environmental Matters

A BILL ENTITLED

1 AN ACT concerning				
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2	Environment - Maryland Oil Disaster Containment, Clean-Up and
3	Contingency Fund and Oil Contaminated Site Environmental Cleanup Fund

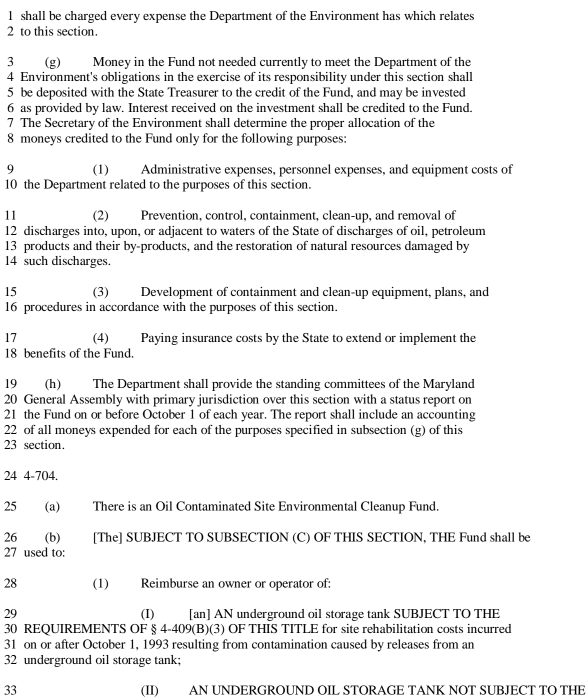
4 FOR the purpose of altering the per barrel fee for oil transferred in the State and

- 5 credited to the Maryland Oil Disaster Containment, Clean-Up and Contingency
- Fund; designating a certain per barrel fee to be credited to the Oil Contaminated
- 7 Site Environmental Cleanup Fund and a certain date on which the fee expires;
- 8 designating certain dates that site rehabilitation costs from contamination
- 9 caused by releases from certain oil tanks may be eligible for reimbursement
- from certain funds; designating a certain percentage of revenues in the Oil
- 11 Contaminated Site Environmental Cleanup Fund that shall be used for heating
- oil tank site rehabilitation; increasing the percentage of the Oil Contaminated
- Site Environmental Cleanup Fund that may be used by the Department for
- administration of obligations relating to the Fund; restricting certain tanks
- from eligibility for funding; providing that certain revenues from the Oil
- 16 Contaminated Site Environmental Cleanup Fund be invested in interest
- bearing accounts with the accrued interest credited to certain Fund uses;
- authorizing owners or operators of certain tanks to apply for certain funds for
- 19 reimbursement after a certain date and restricting reimbursements to certain
- 20 limits per occurrence; exempting certain tanks from certain certifications;
- 21 prohibiting from reimbursement from the Oil Contaminated Site
- 22 Environmental Cleanup Fund certain costs for replacement or retrofitting of
- certain tanks; adding certain tanks for which the Department may, when it
- 24 assumes control of an oil spill, be reimbursed from the Oil Contaminated Site
- 25 Environmental Cleanup Fund; adding certain site rehabilitation costs that,
- when incurred by the Department, may be recovered from certain persons;
- 27 authorizing the Secretary of the Environment to transfer certain funds reserved
- in the Maryland Oil Disaster Containment, Clean-Up and Contingency Fund to
- 29 fund other related activities for certain fiscal years; requiring the Secretary of
- 30 the Environment to convene a work group to provide certain findings and
- 31 recommendations; requiring the Department to report to certain committees of
- 32 the legislature by a certain date or as designated by the Secretary of the
- Environment; and generally relating to the Maryland Oil Disaster Containment,
- 34 Clean-Up and Contingency Fund and the Oil Contaminated Site Environmental

1	Cleanup Fund.					
2 3 4 5 6	BY repealing and reenacting, with amendments, Article - Environment Section 4-411, 4-704, 4-705, and 4-706 Annotated Code of Maryland (1996 Replacement Volume and 1999 Supplement)					
7 8	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:					
9	Article - Environment					
10	4-411.					
11 12	(a) In this section the following words and phrases have the meanings indicated.					
13 14	(1) "Fund" means the Maryland Oil Disaster Containment, Clean-Up and Contingency Fund.					
	(2) "Transfer" means the offloading or onloading of oil in the State from or to any commercial vessel, barge, tank truck, tank car, pipeline, or any other means used for transporting oil.					
18 19	(3) "Barrel" means any measure of petroleum products or its by-products which consists of 42.0 U.S. gallons of liquid measure.					
20 21	(b) A person other than a vessel or barge may not transfer oil in the State without a license.					
24	(c) (1) A license required under this section shall be secured from the Department of the Environment subject to the terms and conditions set forth in this section. The fee on any barrel shall be imposed only once, at the point of first transfer in the State. The license fee shall be:					
	(i) Based on a [1 cent] 2 CENTS per barrel fee for oil transferred in the State and credited to the Maryland Oil Disaster Containment, Clean-Up and Contingency Fund; and					
31	(ii) Until July 1, [2000] 2005, based on an additional [0.5 cents] 1 CENT per barrel fee for oil transferred in the State and credited to the [Maryland Oil Disaster Containment, Clean-Up and Contingency Fund] OIL CONTAMINATED SITE ENVIRONMENTAL CLEANUP FUND AS DESCRIBED IN SUBTITLE 7 OF THIS TITLE.					
35	(2) The license fee shall be paid quarterly to the Department and on receipt by the Comptroller, credited to the proper fund. The licensee shall certify to the Department, on forms as may be prescribed by the Department, the number of barrels of oil transferred by the licensee during the fee quarter no later than the last					

- 1 day of the month following the fee quarter. These records shall be kept confidential by 2 the Department.
- 3 When the balance in the Maryland Oil Disaster Containment,
- 4 Clean-Up and Contingency Fund from the monthly license fees paid under paragraph
- 5 (1)(i) of this subsection into the Fund equals or exceeds a maximum limit of
- 6 \$5,000,000, collection of subsequent monthly license fees under paragraph (1)(i) of
- 7 this subsection shall be abated until:
- 8 (i) The balance in the Fund from the license fees becomes less than
- 9 or equal to \$4,000,000; or
- 10 (ii) There is evidence that the balance in the Fund could be
- 11 significantly reduced by the recent occurrence of a major discharge or series of
- 12 discharges.
- 13 (4) If a licensee fails to remit the fee and accompanying certification
- 14 required by this section, the amount of the license fee due shall be determined by the
- 15 Department from information as may be available. Notice of this determination shall
- 16 be given to the licensee liable for payment of the license fee. The determination shall
- 17 finally and irrevocably fix the fee unless the licensee against whom it is assessed,
- 18 within 30 days after receiving notice of the determination, shall apply to the
- 19 Department for a hearing or unless the Department, on its own, shall redetermine the
- 20 fee.
- 21 (5) The Department shall promulgate rules and regulations, establish
- 22 audit procedures for the audit of licensees, and prescribe and publish forms as may be
- 23 necessary to effectuate the purposes of this section.
- 24 (d) As a condition precedent to the issuance or renewal of a license, the
- 25 Department shall require satisfactory evidence that the applicant has implemented
- 26 or is in the process of implementing State and federal plans and regulations to control
- 27 pollution related to oil, petroleum products, and their by-products and the abatement
- 28 thereof when a discharge occurs.
- 29 (e) Any person who violates subsection (b) or subsection (c) of this section is
- 30 guilty of a misdemeanor and upon conviction in a court of competent jurisdiction is
- 31 subject to a fine not exceeding \$10,000 plus any accrued but unpaid license fees.
- 32 (f) There is a Maryland Oil Disaster Containment, Clean-Up and
- 33 Contingency Fund for the Department to use to develop equipment, personnel, and
- 34 plans; for contingency actions to respond to, contain, clean-up, and remove from the
- 35 land and waters of the State discharges of oil, petroleum products, and their
- 36 by-products into, upon, or adjacent to the waters of the State; and restore natural
- 37 resources damaged by discharges. The cost of containment, clean-up, removal, and
- 38 restoration, including attorneys' fees and litigation costs, shall be reimbursed to the
- 39 State by the person responsible for the discharge. The reimbursement shall be
- 40 credited to the Fund. The Fund shall be limited in accordance with the limits set forth
- 41 in this section. To this sum shall be credited every license fee, fine, if imposed by the
- 42 circuit court for any county, and any other charge related to this subtitle. To this Fund

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- 34 REQUIREMENTS OF § 4-409(B)(3) OF THIS TITLE FOR SITE REHABILITATION COSTS
- 35 INCURRED ON OR AFTER OCTOBER 1, 2000 RESULTING FROM CONTAMINATION
- 36 CAUSED BY RELEASES FROM AN UNDERGROUND OIL STORAGE TANK; OR

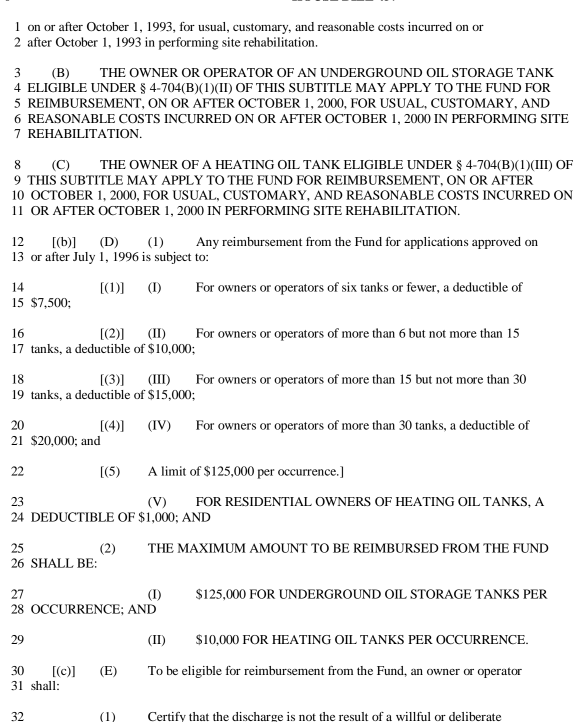
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3		Y RELE		A HEATING OIL TANK FOR SITE REHABILITATION COSTS OCTOBER 1, 2000 RESULTING FROM CONTAMINATION OM A HEATING OIL TANK INCLUDING PIPING CONNECTED
5 6	Department	(2) or under		funds for site rehabilitation activities carried out by the rtment's direction and control; and
			ne revenue	extent provided in the State budget and in an amount not to es in the Fund during the fiscal year, provide funds for n of this subtitle.
		USED F	OR REIN	PERCENT OF THE REVENUES CREDITED TO THE FUND MBURSEMENT OF HEATING OIL TANK SITE REHABILITATION THIS SUBTITLE.
13	(D)	The pro	visions of	f this subtitle do not apply to:
14		(1)	[an] AN	underground storage tank that is:
15		[(1)	Exempt	from the requirements of § 4-409(b)(3) of this title;
16		(2)]	(I)	Owned by a state, county, or municipal corporation; or
17		[(3)]	(II)	Owned by a local education agency.
18 19	SUBTITLE	(2) I OF TH		DERGROUND STORAGE TANK INSTALLED PURSUANT TO RAL RESOURCE CONSERVATION AND RECOVERY ACT; OR
			MPLIAN	RS OR OPERATORS OF UNDERGROUND STORAGE TANKS THAT CE WITH THE REQUIREMENTS OF SUBTITLE I OF THE ISERVATION AND RECOVERY ACT ON DECEMBER 22, 1998.
	(E) OBLIGATI THIS SECT			Y IN THE FUND NOT REQUIRED TO MEET THE DEPARTMENT'S ERCISE OF THE DEPARTMENT'S RESPONSIBILITY UNDER
26 27	CREDIT O	FTHE F	(I) UND; AN	SHALL BE DEPOSITED WITH THE STATE TREASURER TO THE
28			(II)	MAY BE INVESTED AS PROVIDED BY LAW.
	SHALL BE SUBTITLE			EST RECEIVED ON THE INVESTMENT OF THE EXCESS FUNDS THE FUND FOR USE FOR THE PURPOSES DESCRIBED IN THIS
32	4-705.			
33 34	(a) UNDER § 4			erator of an underground oil storage tank ELIGIBLE THIS SUBTITLE may apply to the Fund for reimbursement,

33 act;

34

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Submit a corrective action plan, schedule, and cost estimate to the

35 Department that shall include provisions for the environmentally sound treatment or

- 2 standards; and
- 3 (3) [Certify] EXCEPT FOR HEATING OIL TANKS, CERTIFY that the
- 4 discharge is from a tank registered under § 4-411.1 of this title.
- 5 [(d)] (F) If the owner or operator knowingly submits a false certification under
- 6 subsection [(c)] (E) of this section, that owner or operator is not eligible for
- 7 reimbursement under this subtitle.
- 8 [(e)] (G) Only expenses that are cost-effective, reasonable, and consistent
- 9 with a corrective action plan approved by the Department may be eligible for
- 10 reimbursement from the Fund.
- 11 [(f)] (H) The cost for replacement or retrofitting of underground oil storage
- 12 tanks OR HEATING OIL TANKS and associated piping is not eligible for
- 13 reimbursement, and the Department may not incur these costs or expend moneys
- 14 from the Fund for these purposes.
- 15 4-706.
- 16 (a) If the Department has assumed control of an oil spill situation involving an
- 17 underground oil storage tank OR HEATING OIL TANK under this title, the Department
- 18 may obtain from the Fund, for site rehabilitations that meet the same cleanup
- 19 priority as those site rehabilitations reimbursed under § 4-705 of this subtitle:
- 20 (1) Reimbursement for usual, customary, and reasonable costs incurred
- 21 in performing site rehabilitation;
- 22 (2) A guarantee of payment to a qualified contractor for the usual,
- 23 customary, and reasonable costs of performing site rehabilitation; or
- 24 (3) Matching funds required under § 9003(h) of the Federal Solid Waste
- 25 Disposal Act for the Federal Leaking Underground Storage Tank Program.
- 26 (b) The per occurrence deductible or limitation provided under § 4-705[(b)](D)
- 27 of this subtitle does not apply to the reimbursement or guarantee to a contractor
- 28 under this section.
- 29 (c) In order to encourage that site rehabilitation activities be undertaken by
- 30 an owner, operator, or other person responsible for a discharge from an underground
- 31 oil storage tank OR HEATING OIL TANK, any site rehabilitation costs including
- 32 attorney's fees and litigation costs incurred by the Department or the Fund under this
- 33 section shall be recoverable from the responsible party to the Fund.
- 34 (d) Recoveries collected under subsection (c) of this section shall be paid into
- 35 the Fund.
- 36 SECTION 2. AND BE IT FURTHER ENACTED, That beginning in fiscal year
- 37 2001, notwithstanding the provisions of § 4-607(d)(3) of the Environment Article, the

- 1 Secretary of the Environment shall be authorized to use \$300,000 per fiscal year, for
- 2 fiscal year 2001, fiscal year 2002, fiscal year 2003, fiscal year 2004, and fiscal year
- 3 2005, from funds reserved under § 4-607(d)(3) of the Environment Article to fund
- 4 activities as described in § 4-411(f) of the Environment Article.
- 5 SECTION 3. AND BE IT FURTHER ENACTED, That the Secretary of the
- 6 Environment shall convene a work group consisting of representatives of the various
- 7 sectors of the petroleum marketing industry and representatives from appropriate
- 8 public and private entities to review and assess long-term funding needs of the oil
- 9 pollution programs in the State. Subject to § 2-1246 of the State Government Article,
- 10 the Department of the Environment shall report the findings and recommendations
- 11 of the work group to the Legislative Policy Committee, the House Environmental
- 12 Matters Committee, and the Senate Economic and Environmental Affairs Committee
- 13 on a date to be determined by the Secretary, but no later than November 1, 2004.
- SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take 15 effect July 1, 2000.