LEGISLATURE OF NEBRASKA ONE HUNDRED FOURTH LEGISLATURE SECOND SESSION

LEGISLATIVE BILL 887

Introduced by Schilz, 47. Read first time January 11, 2016 Committee: Natural Resources

| 1 | A BILL FOR AN ACT relating to the Petroleum Release Remedial Action Act; |
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| 2 | to amend sections 66-1519, 66-1523, 66-1525, and 66-1529.02, Revised |
| 3 | Statutes Cumulative Supplement, 2014; to extend use of the Petroleum |
| 4 | Release Remedial Action Cash Fund as prescribed; to harmonize |
| 5 | provisions; to repeal the original sections; and to declare an |
| 6 | emergency. |

7 Be it enacted by the people of the State of Nebraska,

Section 1. Section 66-1519, Revised Statutes Cumulative Supplement,
 2014, is amended to read:

3 66-1519 (1) There is hereby created the Petroleum Release Remedial 4 Action Cash Fund to be administered by the department. Revenue from the 5 following sources shall be remitted to the State Treasurer for credit to 6 the fund:

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(a) The fees imposed by sections 66-1520 and 66-1521;

8 (b) Money paid under an agreement, stipulation, cost-recovery award
9 under section 66-1529.02, or settlement; and

(c) Money received by the department in the form of gifts, grants,
reimbursements, property liquidations, or appropriations from any source
intended to be used for the purposes of the fund.

13 (2) Money in the fund may be spent for: (a) Reimbursement for the costs of remedial action by a responsible person or his or her designated 14 representative and costs of remedial action undertaken by the department 15 in response to a release first reported after July 17, 1983, and on or 16 17 before June 30, 2020 2016, including reimbursement for damages caused by the department or a person acting at the department's direction while 18 19 investigating or inspecting or during remedial action on property other than property on which a release or suspected release has occurred; (b) 20 payment of any amount due from a third-party claim; (c) fee collection 21 22 expenses incurred by the State Fire Marshal; (d) direct expenses incurred by the department in carrying out the Petroleum Release Remedial Action 23 24 Act; (e) other costs related to fixtures and tangible personal property as provided in section 66-1529.01; (f) interest payments as allowed by 25 section 66-1524; (g) claims approved by the State Claims Board authorized 26 under section 66-1531; and (h) the direct and indirect costs incurred by 27 environmental 28 the department in responding to spills and other emergencies related to petroleum or petroleum products. 29

30 (3) Transfers may be made from the Petroleum Release Remedial Action31 Cash Fund to the General Fund at the direction of the Legislature. The

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State Treasurer shall transfer one million five hundred thousand dollars
 from the Petroleum Release Remedial Action Cash Fund to the Ethanol
 Production Incentive Cash Fund on July 1 of each of the following years:
 2004 through 2011.

5 (4) Any money in the Petroleum Release Remedial Action Cash Fund 6 available for investment shall be invested by the state investment 7 officer pursuant to the Nebraska Capital Expansion Act and the Nebraska 8 State Funds Investment Act.

9 Sec. 2. Section 66-1523, Revised Statutes Cumulative Supplement,
10 2014, is amended to read:

66-1523 (1) Except as provided in subsection (2) of this section, 11 the department shall provide reimbursement from the fund in accordance 12 13 with section 66-1525 to eligible responsible persons for the cost of 14 remedial action for releases reported after July 17, 1983, and on or 15 before June 30, 2020 2016, and for the cost of paying third-party claims. The reimbursement for the cost of remedial action shall not exceed nine 16 hundred seventy-five thousand dollars per occurrence. The total of the 17 claims paid under section 66-1531 and the reimbursement for third-party 18 claims shall not exceed one million dollars per occurrence. The 19 responsible person shall pay the first ten thousand dollars of the cost 20 of the remedial action or third-party claim, twenty-five percent of the 21 22 remaining cost of the remedial action or third-party claim not to exceed 23 fifteen thousand dollars, and the amount of any reduction authorized 24 under subsection (5) of section 66-1525. If the department determines 25 that a responsible person was ordered to take remedial action for a release which was later found to be from a tank not owned or operated by 26 such person, (a) such person shall be fully reimbursed and shall not be 27 required to pay the first cost or percent of the remaining cost as 28 provided in this subsection and (b) the first cost and percent of the 29 remaining cost not required to be paid by the person ordered to take 30 remedial action shall be paid to the fund as a cost of remedial action by 31

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the owner or operator of the tank found to be the cause of the release.
In no event shall reimbursements or payments from the fund exceed the
annual aggregate of one million nine hundred seventy-five thousand
dollars per responsible person. Reimbursement of a cost incurred as a
result of a suspension ordered by the department shall not be limited by
this subsection if the suspension was caused by insufficiency in the fund
to provide reimbursement.

(2) Upon the determination by the department that the responsible 8 9 person sold no less than two thousand gallons of petroleum and no more than two hundred fifty thousand gallons of petroleum during the calendar 10 year immediately preceding the first report of the release or stored less 11 than ten thousand gallons of petroleum in the calendar year immediately 12 preceding the first report of the release, the department shall provide 13 14 reimbursement from the fund in accordance with section 66-1525 to such an eligible person for the cost of remedial action for releases reported 15 16 after July 17, 1983, and on or before June 30, 2020 2016, and for the cost of paying third-party claims. The reimbursement for the cost of 17 remedial action shall not exceed nine hundred eighty-five thousand 18 dollars per occurrence. The total of the claims paid under section 19 66-1531 and the reimbursement for third-party claims shall not exceed one 20 million dollars per occurrence. The responsible person shall pay the 21 first five thousand dollars of the cost of the remedial action or third-22 party claim, twenty-five percent of the remaining cost of the remedial 23 24 action or third-party claim not to exceed ten thousand dollars, and the amount of any reduction authorized under subsection (5) of section 25 66-1525. If the department determines that a responsible person was 26 ordered to take remedial action for a release which was later found to be 27 28 from a tank not owned or operated by such person, (a) such person shall be fully reimbursed and shall not be required to pay the first cost or 29 percent of the remaining cost as provided in this subsection and (b) the 30 first cost and percent of the remaining cost not required to be paid by 31

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1 the person ordered to take remedial action shall be paid to the fund as a 2 cost of remedial action by the owner or operator of the tank found to be the cause of the release. In no event shall reimbursements or payments 3 4 from the fund exceed the annual aggregate of one million nine hundred eighty-five thousand dollars per responsible person. Reimbursement of a 5 cost incurred as a result of a suspension ordered by the department shall 6 7 not be limited by this subsection if the suspension was caused by insufficiency in the fund to provide reimbursement. 8

9 (3) The department may make partial reimbursement during the time 10 that remedial action is being taken if the department is satisfied that 11 the remedial action being taken is as required by the department.

(4) If the fund is insufficient for any reason to reimburse the 12 amount set forth in this section, the maximum amount that the fund shall 13 be required to reimburse is the amount in the fund. If reimbursements 14 approved by the department exceed the amount in the fund, reimbursements 15 with interest shall be made when the fund is sufficiently replenished in 16 the order in which the applications for them were received by the 17 department, except that an application pending before the department on 18 January 1, 1996, submitted by a local government as defined in section 19 13-2202 shall, after July 1, 1996, be reimbursed first when funds are 20 available. This exception applies only to local government applications 21 pending on and not submitted after January 1, 1996. 22

(5) Applications for reimbursement properly made before, on, or
after April 16, 1996, shall be considered bills for goods or services
provided for third parties for purposes of the Prompt Payment Act.

(6) Notwithstanding any other provision of law, there shall be no
reimbursement from the fund for the cost of remedial action or for the
cost of paying third-party claims for any releases reported on or after
July 1, 2020 2016.

30 (7) For purposes of this section, occurrence shall mean an accident,31 including continuous or repeated exposure to conditions, which results in

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1 a release from a tank.

Sec. 3. Section 66-1525, Revised Statutes Cumulative Supplement,
2014, is amended to read:

4 66-1525 (1) Any responsible person or his or her designated 5 representative who has taken remedial action in response to a release first reported after July 17, 1983, and on or before June 30, 2020 2016, 6 7 or against whom there is a third-party claim may apply to the department under the rules and regulations adopted and promulgated pursuant to 8 9 section 66-1518 for reimbursement for the costs of the remedial action or 10 third-party claim. Partial payment of such reimbursement to the responsible person may be authorized by the department at the approved 11 stages prior to the completion of remedial action when a remedial action 12 13 plan has been approved. If any stage is projected to take more than 14 ninety days to complete partial payments may be requested every sixty days. Such partial payment may include the eligible and reasonable costs 15 of such plan or pilot projects conducted during the remedial action. 16

17 (2) No reimbursement may be made unless the department makes the18 following eligibility determinations:

(a) The tank was in substantial compliance with any rules and 19 regulations of the United States Environmental Protection Agency, the 20 State Fire Marshal, and the department which were applicable to the tank. 21 22 Substantial compliance shall be determined by the department taking into consideration the purposes of the Petroleum Release Remedial Action Act 23 24 and the adverse effect that any violation of the rules and regulations 25 may have had on the tank thereby causing or contributing to the release and the extent of the remedial action thereby required; 26

(b) Either the State Fire Marshal or the department was given notice
of the release in substantial compliance with the rules and regulations
adopted and promulgated pursuant to the Environmental Protection Act and
the Petroleum Products and Hazardous Substances Storage and Handling Act.
Substantial compliance shall be determined by the department taking into

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1 consideration the purposes of the Petroleum Release Remedial Action Act 2 and the adverse effect that any violation of the notice provisions of the 3 rules and regulations may have had on the remedial action being taken in 4 a prompt, effective, and efficient manner;

5 (c) The responsible person reasonably cooperated with the department
6 and the State Fire Marshal in responding to the release;

7 (d) The department has approved the plan submitted by the responsible person for the remedial action in accordance with rules and 8 9 regulations adopted and promulgated by the department pursuant to the Environmental Protection Act or the Petroleum Products and Hazardous 10 Substances Storage and Handling Act or that portion of the plan for which 11 payment or reimbursement is requested. However, responsible persons may 12 undertake remedial action prior to approval of a plan by the department 13 or during the time that remedial action at a site was suspended at any 14 after April 1995 because the fund was insufficient to pay 15 time 16 reimbursements and be eligible for reimbursement at a later time if the responsible person complies with procedures provided to the responsible 17 party by the department or set out in rules and regulations adopted and 18 19 promulgated by the Environmental Quality Council;

(e) The costs for the remedial action were actually incurred by the
responsible person or his or her designated representative after May 27,
1989, and were eligible and reasonable;

(f) If reimbursement for a third-party claim is involved, the cause
of action for the third-party claim accrued after April 26, 1991, and the
Attorney General was notified by any person of the service of summons for
the action within ten days of such service; and

(g) The responsible person or his or her designated representative has paid the amount specified in subsection (1) or (2) of section 66-1523.

30 (3) The State Fire Marshal shall review each application prior to 31 consideration by the department and provide to the department any

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information the State Fire Marshal deems relevant to subdivisions (2)(a) 1 2 through (g) of this section. The State Fire Marshal shall issue a determination with respect to an applicant's compliance with rules and 3 4 regulations adopted and promulgated by the State Fire Marshal. The State 5 Fire Marshal shall issue a compliance determination to the department within thirty days after receiving an application from the department. 6

(4) The department may withhold taking action on an application 7 during the pendency of an enforcement action by the state or federal 8 9 government related to the tank or a release from the tank.

10 (5) Reimbursements made for a remedial action may be reduced as much as one hundred percent for failure by the responsible person to comply 11 with applicable statutory or regulatory requirements. In determining the 12 amount of the reimbursement reduction, the department shall consider: 13

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(a) The extent of and reasons for noncompliance;

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(b) The likely environmental impact of the noncompliance; and

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(c) Whether noncompliance was negligent, knowing, or willful.

17 (6) Except as provided in subsection (4) of this section, the department shall notify the responsible person of its approval or denial 18 19 of the remedial action plan within one hundred twenty days after receipt of a remedial action plan which contains all the required information. If 20 after one hundred twenty days the department fails to either deny, 21 22 approve, or amend the remedial action plan submitted, the proposed plan 23 shall be deemed approved. If the remedial action plan is denied, the 24 department shall provide the reasons for such denial.

25 Sec. 4. Section 66-1529.02, Revised Statutes Cumulative Supplement, 2014, is amended to read: 26

66-1529.02 (1) The department may undertake remedial actions in 27 response to a release first reported after July 17, 1983, and on or 28 before June 30, 2020 2016, with money available in the fund if: 29

(a) The responsible person cannot be identified or located; 30

(b) An identified responsible person cannot or will not comply with

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1 the remedial action requirements; or

2 (c) Immediate remedial action is necessary, as determined by the
3 Director of Environmental Quality, to protect human health or the
4 environment.

5 (2) The department may pay the costs of a third-party claim meeting 6 the requirements of subdivision (2)(f) of section 66-1525 with money 7 available in the fund if the responsible person cannot or will not pay 8 the third-party claim.

9 (3) Reimbursement for any damages caused by the department or a 10 person acting at the department's direction while investigating or inspecting or during remedial action on property other than property on 11 which a release or suspected release has occurred shall be considered as 12 13 part of the cost of remedial action involving the site where the release 14 or suspected release occurred. The costs shall be reimbursed from money available in the fund. If such reimbursement is deemed inadequate by the 15 16 party claiming the damages, the party's claim for damages caused by the 17 department shall be filed as provided in section 76-705.

(4) All expenses paid from the fund under this section, court costs, and attorney's fees may be recovered in a civil action in the district court of Lancaster County. The action may be brought by the county attorney or Attorney General at the request of the director against the responsible person. All recovered expenses shall be deposited into the fund.

24 Sec. 5. Original sections 66-1519, 66-1523, 66-1525, and 25 66-1529.02, Revised Statutes Cumulative Supplement, 2014, are repealed.

26 Sec. 6. Since an emergency exists, this act takes effect when 27 passed and approved according to law.

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