HOUSE BILL No. 4507

March 7, 1991, Introduced by Reps. Alley, Middaugh, Brown, Hickner, Kosteva, Anthony, DeBeaussaert, Dolan, DeMars, Trim, Van Singel and Rocca and referred to the Committee on Conservation, Recreation and Environment.

A bill to amend section 3 of Act No. 307 of the Public Acts of 1982, entitled as amended

"The environmental response act,"

as amended by Act No. 234 of the Public Acts of 1990, being section 299.603 of the Michigan Compiled Laws.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Section 1. Section 3 of Act No. 307 of the Public Acts of
- 2 1982, as amended by Act No. 234 of the Public Acts of 1990, being
- 3 section 299.603 of the Michigan Compiled Laws, is amended to read
- 4 as follows:
- 5 Sec. 3. As used in this act:
- 6 (a) "Act of God" means an unanticipated grave natural
- 7 disaster or other natural phenomenon of an exceptional,
- 8 inevitable, and irresistible character, the effects of which

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- 1 could not have been prevented or avoided by the exercise of due
 2 care or foresight.
- 3 (b) "Agricultural property" means real property used for
- 4 farming in any of its branches, including cultivating of soil;
- 5 growing and harvesting of any agricultural, horticultural, or
- 6 floricultural commodity; dairying; raising of livestock, bees,
- 7 fish, fur-bearing animals, or poultry; turf and tree farming; and
- 8 performing any practices on a farm as an incident to, or in con-
- 9 junction with, these farming operations. Agricultural property
- 10 does not include property used for commercial storage, process-
- 11 ing, distribution, marketing, or shipping operations.
- (c) "Attorney general" means the department of the attorney general.
- 14 (d) "Commercial lending institution" means a state or
- 15 nationally chartered bank, a state or federally chartered savings
- 16 and loan association or savings bank, or a state or federally
- 17 chartered credit union, or other state or federally chartered
- 18 lending institution or a regulated affiliate or a regulated sub-
- 19 sidiary of any of these entities.
- (e) "Department" means the director of the department of
- 21 natural resources or his or her designee.
- 22 (f) "Director" means the director of the department of natu-
- 23 ral resources.
- 24 (g) "Directors" means the directors or their designees of
- 25 the departments of natural resources, public health, agriculture,
- 26 and state police.

- (h) "Disposal" means the discharge, deposit, injection,
- 2 dumping, spilling, leaking, or placing of any hazardous substance
- 3 into or on any land or water so that the hazardous substance or
- 4 any constituent of the hazardous substance may enter the environ-
- 5 ment or be emitted into the air or discharged into any groundwa-
- 6 ter or surface water.
- 7 (i) "Enforcement costs" means court expenses, reasonable
- 8 attorney fees of the attorney general, and other reasonable
- 9 expenses of an executive department that are incurred in relation
- 10 to enforcement under this act or rules promulgated under this
- 11 act, or both.
- (j) "Environment" or "natural resources" means any land,
- 13 surface water, groundwater, subsurface, strata, air, fish, wild-
- 14 life, or biota within the state.
- 15 (k) "Environmental contamination" means the release of a
- 16 hazardous substance OR POLLUTING MATERIAL, or the potential
- 17 release of a discarded hazardous substance OR POLLUTING MATERIAL,
- 18 in a quantity, which is or may become injurious to the environ-
- 19 ment, or to the public health, safety, or welfare.
- 20 (1) "Evaluation" means those activities including but not
- 21 limited to investigation, studies, sampling, analysis, develop-
- 22 ment of feasibility studies, and administrative efforts, that are
- 23 needed to determine the nature, extent, and impact of a release
- 24 or threat of release and necessary response activities.
- 25 (m) "Facility" means any area, place, or property where a
- 26 hazardous substance has been released, deposited, stored,
- 27 disposed of, or otherwise comes to be located.

- (n) "Feasibility study" means a process for developing,
- 2 evaluating, and selecting appropriate response activities.
- 3 (o) "Fund" means the environmental response fund established
- 4 in section 9, except as otherwise provided in section 11f.
- 5 (p) "Hazardous substance" means 1 or more of the following:
- 6 (i) A chemical or other material which is or may become
- 7 injurious to the public health, safety, or welfare or to the
- 8 environment.
- 9 (i) (ii) "Hazardous substance" as defined in the compre-
- 10 hensive environmental response, compensation, and liability act
- 11 of 1980, Public Law 96-510, 94 Stat. 2767.
- 12 (ii) -(iii) "Hazardous waste" as defined in the hazardous
- 13 waste management act, Act No. 64 of the Public Acts of 1979,
- 14 being sections 299.501 to 299.551 of the Michigan Compiled Laws.
- 15 (iii) -(iv) "Petroleum" as defined in the leaking under-
- 16 ground storage tank act, Act No. 478 of the Public Acts of 1988,
- 17 being sections 299.831 to 299.850 of the Michigan Compiled Laws.
- 18 (q) "Interim response activity" means the cleanup or removal
- 19 of a released hazardous substance or the taking of other actions,
- 20 prior to the implementation of a remedial action, as may be nec-
- 21 essary to prevent, minimize, or mitigate injury to the public
- 22 health, safety, or welfare, or to the environment. Interim
- 23 response activity also includes, but is not limited to, measures
- 24 to limit access, replacement of water supplies, and temporary
- 25 relocation of people as determined to be necessary by the
- 26 department. In addition, interim response activity means the

- 1 taking of other actions as may be necessary to prevent, minimize,
- 2 or mitigate a threatened release.
- 3 (r) "Local health department" means that term as defined in
- 4 section 1105 of the public health code, Act No. 368 of the Public
- 5 Acts of 1978, being section 333.1105 of the Michigan Compiled
- 6 Laws.
- 7 (s) "Local unit of government" means a county, city, town-
- 8 ship, or village, an agency of a local unit of government, an
- 9 authority or any other public body or entity created by or pursu-
- 10 ant to state law. Local unit of government does not include the
- 11 state or federal government or a state or federal agency.
- (t) "Operator" means a person that is in control of or
- 13 responsible for the operation of a facility. Operator does not
- 14 include any of the following:
- 15 (i) A person that, without participating in the management
- 16 of the facility, holds indicia of ownership primarily to protect
- 17 the person's security interest in the facility, including, but
- 18 not limited to, a vendor's interest under a recorded land
- 19 contract. For the purposes of this act, a commercial lending
- 20 institution shall not be construed to be participating in the
- 21 management of a facility by extending credit, providing financial
- 22 services, providing financial advice, or supervising a plan to
- 23 resolve financial difficulties for an operator, or conducting or
- 24 causing to be conducted a prudent or legally required review or
- 25 investigation of environmental matters related to the facility or
- 26 the operator of the facility, if the actions of the commercial
- 27 lending institution do not suggest, condone, or encourage the

- 1 treatment or handling of a hazardous substance by the operator in
 2 a manner that results in a release.
- 3 (ii) The state or a local unit of government that acquired
- 4 ownership or control of the facility involuntarily through bank-
- 5 ruptcy, tax delinquency, abandonment, or other circumstances in
- 6 which the government involuntarily acquires title or control by
- 7 virtue of its governmental function, a local unit of government
- 8 to which ownership or control of the facility is transferred by
- 9 the state, or the state or a local unit of government that
- 10 acquired ownership or control of the facility by seizure, receiv-
- 11 ership, or forfeiture pursuant to the operation of law or by
- 12 court order. In case of an acquisition described in this sub-
- 13 paragraph by the state or a local unit of government, operator
- 14 means a person that was in control of or responsible for opera-
- 15 tion of the facility immediately before the state or local unit
- 16 of government acquired ownership or control. The exclusion pro-
- 17 vided in this subparagraph shall not apply to the state or a
- 18 local unit of government that caused or contributed to the
- 19 release or threat of a release from the facility.
- 20 (iii) The operator of an underground storage tank system, as
- 21 defined in the leaking underground storage tank act, Act No. 478
- 22 of the Public Acts of 1988, being sections 299.831 to 299.850 of
- 23 the Michigan Compiled Laws, from which there is a release or
- 24 threat of release if all of the following conditions are met:
- 25 (A) The operator reported the release or threat of release
- 26 to the department of state police, fire marshal division, within
- 27 24 hours after confirmation of the release or threat of release.

- 1 (B) The release or threat of release at the facility is
 2 solely the result of a release or threat of release of a regu3 lated substance as defined in Act No. 478 of the Public Acts of
 4 1988 from an underground storage tank system.
- 5 (C) The operator is in compliance with the requirements of 6 Act No. 478 of the Public Acts of 1988, and any promulgated rules 7 or any order, agreement, or judgment issued or entered into pur-8 suant to that act.
- 9 (iv) A state or local unit of government that holds or
 10 acquires an easement interest in a facility, holds or acquires an
 11 interest in a facility by dedication in a plat, or by dedication
 12 pursuant to Act No. 283 of the Public Acts of 1909, being sec13 tions 220.1 to 239.6 of the Michigan Compiled Laws. The exclu14 sion provided in this subparagraph shall not apply to the state
 15 or a local unit of government that holds an easement or dedica16 tion if the state or that local unit of government caused or con17 tributed to a release or threat of release, or if equipment owned
 18 or operated by the state or that local unit of government caused
 19 or contributed to the release or threat of release.
- (v) A person that holds an easement interest in a facility

 21 for the purpose of conveying or providing goods or services,

 22 including, but not limited to, utilities, sewers, roads, rail
 23 ways, and pipelines; or a person that acquires access through an

 24 easement. The exclusion provided in this subparagraph shall not

 25 apply to a person that holds an easement if that person caused or

 26 contributed to a release or threat of release, or if equipment

- 1 owned or operated by that person caused or contributed to the
 2 release or threat of release.
- 3 (vi) A person that satisfies all of the following:
- 4 (A) The release was caused solely by a third party who is
- 5 not an employee or agent of the person, or whose action was not
- 6 associated with a contractual relationship with the person.
- 7 (B) The hazardous substance was not deposited, stored, or
- 8 disposed of on the property upon which the person operates.
- 9 (C) The person at the time of transfer of the right to oper-
- 10 ate on the property discloses any knowledge or information con-
- 11 cerning the general nature and extent of the release as required
- 12 in section 10c.
- (u) "Owner" means a person that owns a facility. Owner does
- 14 not include any of the following:
- 15 (i) A person that, without participating in the management
- 16 of the facility, holds indicia of ownership primarily to protect
- 17 the person's security interest in the facility, including, but
- 18 not limited to, a vendor's interest under a recorded land
- 19 contract. For the purposes of this act, a commercial lending
- 20 institution shall not be construed to be participating in the
- 21 management of a facility by extending credit, providing financial
- 22 services, providing financial advice, or supervising a plan to
- 23 resolve financial difficulties for an owner, or conducting or
- 24 causing to be conducted a prudent or legally required review or
- 25 investigation of environmental matters related to the facility or
- 26 the owner of the facility, if the actions of the commercial
- 27 lending institution do not suggest, condone, or encourage the

- 1 treatment or handling of a hazardous substance by the owner in a 2 manner that results in a release.
- 3 (ii) The state or a local unit of government that acquired
- 4 ownership or control of the facility involuntarily through bank-
- 5 ruptcy, tax delinquency, abandonment, or other circumstances in
- 6 which the government involuntarily acquires title or control by
- 7 virtue of its governmental function, a local unit of government
- 8 to which ownership or control of the facility is transferred by
- 9 the state, or the state or a local unit of government that
- 10 acquired ownership or control of the facility by seizure, receiv-
- 11 ership, or forfeiture pursuant to the operation of law or by
- 12 court order. In case of an acquisition described in this sub-
- 13 paragraph by the state or a local unit of government, owner means
- 14 any person who owned or controlled activities at the facility
- 15 immediately before the state or local unit of government acquired
- 16 ownership or control. The exclusion provided in this subpara-
- 17 graph shall not apply to the state or a local unit of government
- 18 that caused or contributed to the release or threat of a release
- 19 from the facility.
- 20 (iii) A person that satisfies all of the following:
- 21 (A) The release was caused solely by a third party, who is
- 22 not an employee or agent of the person, or whose action was not
- 23 associated with a contractual relationship with the person.
- 24 (B) The hazardous substance was not deposited, stored, or
- 25 disposed of on that person's property.

- 1 (C) The person at the time of transfer of the property
- 2 discloses any knowledge or information concerning the general
- 3 nature and extent of the release as required in section 10c.
- 4 (iv) The owner of an underground storage tank system, as
- 5 defined in the leaking underground storage tank act, Act No. 478
- 6 of the Public Acts of 1988, being sections 299.831 to 299.850 of
- 7 the Michigan Compiled Laws, from which there is a release or
- 8 threat of release if all of the following conditions are met:
- 9 (A) The owner reported the release or threat of release to
- 10 the department of state police, fire marshal division, within 24
- 11 hours after confirmation of the release or threat of release.
- (B) The release or threat of release at the facility is
- 13 solely the result of a release or threat of release of a requ-
- 14 lated substance as defined in Act No. 478 of the Public Acts of
- 15 1988 from an underground storage tank system.
- (C) The owner is in compliance with the requirements of Act
- 17 No. 478 of the Public Acts of 1988, and any promulgated rules or
- 18 any order, agreement, or judgment issued or entered pursuant to
- 19 that act.
- 20 (v) A state or local unit of government that holds or
- 21 acquires an easement interest in a facility, holds or acquires an
- 22 interest in a facility by dedication in a plat, or by dedication
- 23 pursuant to Act No. 283 of the Public Acts of 1909, being sec-
- 24 tions 220.1 to 239.6 of the Michigan Compiled Laws. The exclu-
- 25 sion provided in this subparagraph shall not apply to the state
- 26 or a local unit of government that holds an easement or
- 27 dedication if that state or local unit of government caused or

- 1 contributed to a release or threat of release, or if equipment
- 2 owned or operated by the state or that local unit of government
- 3 caused or contributed to the release or threat of release.
- 4 (vi) A person that holds an easement interest in a facility
- 5 for the purpose of conveying or providing goods or services,
- 6 including, but not limited to, utilities, sewers, roads, rail-
- 7 ways, and pipelines; or a person that acquires access through an
- 8 easement. The exclusion provided in this subparagraph shall not
- 9 apply to a person that holds an easement if that person caused or
- 10 contributed to a release or threat of release, or if equipment
- 11 owned or operated by that person caused or contributed to the
- 12 release or threat of release.
- 13 (vii) A person that holds only subsurface mineral rights to
- 14 the property and has not caused or contributed to a release on
- 15 the property.
- (v) "Permitted release" means 1 or more of the following:
- 17 (i) A release in compliance with an applicable, legally
- 18 enforceable permit issued under state law.
- 19 (ii) A lawful and authorized discharge into a permitted
- 20 waste treatment facility.
- 21 (iii) A federally permitted release as defined in the com-
- 22 prehensive environmental response, compensation, and liability
- 23 act of 1980, Public Law 96-510, 94 Stat. 2767.
- 24 (w) "Person" means an individual, sole proprietorship, part-
- 25 nership, joint venture, trust, firm, joint stock company, corpo-
- 26 ration, including a government corporation, association, local
- 27 unit of government, commission, the state, a political

- 1 subdivision of the state, an interstate body, the federal
- 2 government, a political subdivision of the federal government, or
- 3 any other legal entity.
- 4 (X) "POLLUTING MATERIAL" MEANS A MATERIAL THAT THE DEPART-
- 5 MENT DEMONSTRATES ON A SITE SPECIFIC BASIS IS OR MAY BECOME INJU-
- 6 RIOUS TO THE PUBLIC HEALTH, SAFETY, WELFARE, OR THE ENVIRONMENT.
- 7 (Y) $\frac{-(x)}{(x)}$ "Release" includes, but is not limited to, any
- 8 spilling, leaking, pumping, pouring, emitting, emptying, dis-
- 9 charging, injecting, escaping, leaching, dumping, or disposing of
- 10 a hazardous substance OR POLLUTING MATERIAL into the environment.
- 11 or the abandonment or discarding of barrels, containers, and
- 12 other closed receptacles containing a hazardous substance OR A
- 13 POLLUTING MATERIAL. Release does not include any of the
- 14 following:
- 15 (i) A release that results in exposure to persons solely
- 16 within a workplace, with respect to a claim that these persons
- 17 may assert against their employers.
- (ii) Emissions from the engine exhaust of a motor vehicle,
- 19 rolling stock, aircraft, or vessel.
- 20 (iii) A release of source, by-product, or special nuclear
- 21 material from a nuclear incident, as those terms are defined in
- 22 the atomic energy act of 1954, chapter 1073, 68 Stat. 919, if
- 23 the release is subject to requirements with respect to financial
- 24 protection established by the nuclear regulatory commission under
- 25 section 170 of the atomic energy act of 1954, chapter 1073, 71
- 26 Stat. 576, 42 U.S.C. 2210, or, any release of source by-product,
- 27 or special nuclear material from any processing site designated

- 1 under section 102(a)(1) title I or 302(a) of title III of the
- 2 uranium mill tailings radiation control act of 1978, 42 U.S.C.
- 3 7912 and 7942.
- 4 (iv) If applied according to label directions and according
- 5 to generally accepted agricultural and management practices, the
- 6 application of a fertilizer, soil conditioner, agronomically
- 7 applied manure, or a pesticide, or a combination of these
- 8 substances. As used in this subparagraph, fertilizer and soil
- 9 conditioner have the meaning given to these terms in the fertil-
- 10 izer act of 1975, Act No. 198 of the Public Acts of 1975, being
- 11 sections 286.751 to 286.767, and pesticide has the meaning given
- 12 to that term in the pesticide control act, Act No. 171 of the
- 13 Public Acts of 1976, being sections 286.551 to 286.581 of the
- 14 Michigan Compiled Laws.
- 15 (Z) $\frac{(y)}{(y)}$ "Remedial action" includes, but is not limited to,
- 16 cleanup, removal, containment, isolation, destruction, or treat-
- 17 ment of a hazardous substance released or threatened to be
- 18 released into the environment, monitoring, maintenance, or the
- 19 taking of other actions that may be necessary to prevent, mini-
- 20 mize, or mitigate injury to the public health, safety, or wel-
- 21 fare, or to the environment.
- 22 (AA) $\frac{-(z)}{-(z)}$ "Remedial action plan" means a work plan for per-
- 23 forming remedial action under this act.
- 24 (BB) -(aa) "Response activity" means evaluation, interim
- 25 response activity, remedial action, or the taking of other
- 26 actions necessary to protect the public health, safety, or
- 27 welfare, or the environment, or the natural resources. Response

- 1 activity also includes health assessments or health effect
- 2 studies carried out under the supervision, or with the approval
- 3 of, the department of public health, and enforcement actions
- 4 related to any response activity.
- 5 (CC) (bb) "Response activity costs" or "costs of response
- 6 activity" means all costs incurred in taking or conducting a
- 7 response activity, including enforcement costs.
- 8 (DD) (cc) "Rule" means a rule promulgated pursuant to the
- 9 administrative procedures act of 1969, Act No. 306 of the Public
- 10 Acts of 1969, being sections 24.201 to 24.328 of the Michigan
- 11 Compiled Laws.
- 12 (EE) -(dd) "Science advisory council" means the science
- 13 advisory council created in section 11d.
- 14 (FF) -(ee) "Site" means the location of environmental
- 15 contamination.
- 16 (GG) -(ff) "Threatened release" or "threat of release"
- 17 means any circumstance that may reasonably be anticipated to
- 18 cause a release.
- Section 2. This amendatory act shall take effect July 1,
- 20 1991.