

SENATE BILL No. 311

DIGEST OF SB 311 (Updated January 12, 2015 1:00 pm - DI 55)

Citations Affected: IC 13-11; IC 13-25.

Synopsis: Recovery of remedial action oversight costs. Amends the definitions of the terms "remedial action", "removal", and "response" to provide that those definitions apply to the law concerning releases of petroleum. Provides that an agreement that the commissioner of the department of environmental management enters into with a potentially responsible person concerning removal and remedial action at a contaminated site may allow the commissioner to obtain reimbursement of oversight costs incurred by the department in reviewing the removal and remedial action undertaken by the potentially responsible person.

Effective: July 1, 2015.

Charbonneau, Stoops

January 8, 2015, read first time and referred to Committee on Environmental Affairs. January 13, 2015, reported favorably — Do Pass.



First Regular Session 119th General Assembly (2015)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2014 Regular Session and 2014 Second Regular Technical Session of the General Assembly.

SENATE BILL No. 311

A BILL FOR AN ACT to amend the Indiana Code concerning environmental law.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 13-11-2-185 IS A	AMENDED IO READ AS
FOLLOWS [EFFECTIVE JULY 1, 201	5]: Sec. 185. (a) "Remedial
action", for purposes of IC 13-24 and	IC 13-25-4, means actions
consistent with a permanent remedy that	at are taken instead of or in
addition to removal actions if a release	e or threatened release of a
hazardous substance or petroleum into	the environment occurs, to
prevent or minimize the release of hazard	ous substances or petroleum
so that the hazardous substances do or po	etroleum does not migrate to
cause substantial danger to present or fu	ture public health or welfare
or the environment.	
(b) The term includes actions necessar	ary to:
(1) monitor;	
(2) assess; or	
(3) evaluate;	
the continuing effectiveness of other res	ponse actions.

SECTION 2. IC 13-11-2-187 IS AMENDED TO READ AS



1	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 187. "Removal", for
2	purposes of IC 13-24 and IC 13-25-4, means any of the following:
3	(1) The cleanup or removal of released hazardous substances or
4	petroleum from the environment.
5	(2) Actions necessary to be taken if the threat of release of
6	hazardous substances or petroleum into the environment occurs.
7	(3) Actions necessary to monitor, assess, and evaluate:
8	(A) the release or threat of release of hazardous substances or
9	petroleum; or
10	(B) the continuing effectiveness of other response actions.
11	(4) The disposal of removed material.
12	(5) Actions necessary to prevent, minimize, or mitigate damage
13	to:
14	(A) the public health or welfare; or
15	(B) the environment;
16	that may otherwise result from a release or threat of release.
17	(6) The extension of a municipal water or sewer service to a
18	residence or an industry to:
19	(A) prevent;
20	(B) minimize; or
21	(C) mitigate;
22	damage to public health that may result from a release or threat of
23	release.
24	SECTION 3. IC 13-11-2-189 IS AMENDED TO READ AS
25	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 189. (a) "Response",
26	for purposes of IC 13-24 and IC 13-25-4, means removal and remedial
27	action.
28	(b) The term includes enforcement activities related to removal and
29	remedial action.
30	SECTION 4. IC 13-25-4-23 IS AMENDED TO READ AS
31	FOLLOWS [EFFECTIVE JULY 1, 2015]: Sec. 23. (a) The
32	commissioner may enter into an agreement with one (1) or more
33	potentially responsible persons concerning removal and remedial
34	action at a site in Indiana. An agreement entered into under this section
35	may call for one (1) or more parties, at the party's own expense, to
36	conduct any response action at a site if the commissioner determines
37	that the removal and remedial action called for in the agreement will
38	be performed properly.
39	(b) An agreement entered into under this section may:
40	(1) allow the commissioner to obtain from a potentially
41	responsible person that enters into an agreement under

subsection (a) the reimbursement of oversight costs incurred



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by the department in reviewing the removal and remedial
action undertaken by the potentially responsible person; and
(1) (2) provide that the commissioner will:
(A) reimburse one (1) or more parties for certain costs of the
actions that those parties have agreed to perform under the
agreement; or
(2) (B) perform a part of the response action called for in the
agreement.
Money from the fund may be used for the reimbursement. Ar
agreement may provide for the commissioner to pay interest on the
principal amount to be reimbursed. Money from the fund may be used
to pay the interest.
(c) The commissioner may not enter into an agreement subject to
subsection (b) if, in the commissioner's opinion, there is not a
reasonable likelihood of recovering:
(1) the amount of the reimbursement agreed to under subsection
(b); and
(2) other costs incurred by the department in the response action
unless the commissioner determines that the agreement is nonetheless
in the public interest.
(d) After entering into an agreement that provides for
reimbursement under subsection (b), the commissioner shall make
every reasonable effort to recover the amount of the reimbursemen
under section 10 of this chapter from persons other than the parties.
(e) An agreement entered into under this section may be established
(1) in an administrative order issued by the commissioner; or
(2) by a consent decree entered in an appropriate court.



COMMITTEE REPORT

Madam President: The Senate Committee on Environmental Affairs, to which was referred Senate Bill No. 311, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS.

(Reference is to SB 311 as introduced.)

CHARBONNEAU, Chairperson

Committee Vote: Yeas 9, Nays 0

