### **GENERAL ASSEMBLY OF NORTH CAROLINA** SESSION 2007

#### **SENATE BILL 1362**

Short Title:	Amend Dry-Cleaning Solvent Cleanup Act.	
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Sponsors: Senators Clodfelter; and Albertson. Referred to: Commerce, Small Business and Entrepreneurship.

March 26, 2007

2 AN ACT TO AMEND THE DRY-CLEANING SOLVENT CLEANUP ACT TO 3 PROVIDE THAT ALL SITE WORK WILL BE PERFORMED BY AN INDEPENDENT CONTRACTOR RETAINED BY THE ENVIRONMENT 4 5 MANAGEMENT COMMISSION AND TO INCREASE THE ANNUAL 6 SPENDING CAP FOR THE CLEANUP OF SITES.

7 The General Assembly of North Carolina enacts:

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**SECTION 1.** G.S. 143-215.104B(b)(10) and (12) read as rewritten:

Unless a different meaning is required by the context, the following 9 "(b) 10 definitions apply in this Part. The definitions set out in this subsection apply only to the 11 implementation of this Part and do not define or limit the scope of any other remedial 12 program:

- 14 "Dry-cleaning solvent assessment agreement" or "assessment (10)agreement" means an agreement between the Commission and a 15 16 potentially responsible party who desires to assessan assessment of 17 whether a release of dry-cleaning solvents at a dry-cleaning facility, an abandoned dry-cleaning facility site, or a wholesale distribution 18 19 facility may be eligible for remediation under this Part and whether any other contaminants that are identified in the agreement may 20 require remediation under other remedial programs operated or 21 22 administered by the Department. 23
- "Dry-cleaning solvent remediation agreement" or "remediation 24 (12)agreement" means an agreement between the Commission and a 25 potentially responsible party who desires to clean up the cleanup of 26 27 dry-cleaning solvent contamination resulting from a release at a 28 dry-cleaning facility, an abandoned dry-cleaning facility site, or a wholesale distribution facility under this Part and any other 29

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1	contaminants that are identified in the agreement under other remedial			
2	programs operated or administered by the Department."			
3	SECTION 2. G.S. 143-215.104C(c) reads as rewritten:			
4	"(c) Disbursements. – A claim filed against the Fund may be paid only from			
5	monies in the Fund and only in accordance with the provisions of this Part. Any			
6	obligation to pay or reimburse claims against the Fund shall be expressly contingent			
7	upon availability of monies in the Fund. Neither the State nor any of its agencies shall			
8	have any obligation to pay or reimburse any costs for which monies are not available in			
9	the Fund. The provisions of this Part shall not constitute a contract, either express or			
10	implied, to pay or reimburse-costs in excess of the monies available in the Fund. In			
11	making disbursements from the Fund, the Commission shall obligate monies to facilities			
12	or sites with higher priority before facilities or sites of lower priority, and facilities or			
13	sites with equal priority in the order in which the facilities or sites were prioritized until			
14	the revenue is exhausted. Consistent with the provisions of this Part, the Commission			
15	may disburse monies from the Fund to abate imminent hazards by dry-cleaning solvent			
16	contamination at abandoned dry-cleaning facility sites that have not been certified. Up			
17	to twenty percent (20%) of the amount of revenue credited to the Fund in a year may be			
18	used to defray costs incurred by the Department and the Attorney General's Office in			
19	connection with administration of the program described in this Part, including			
20	oversight of response activities."			
21	SECTION 3. G.S. 143-215.104D reads as rewritten:			
22	"§ 143-215.104D. Powers of the Commission.			
23	(a) Administrative Functions. – The Commission may delegate any or all of the			
24	powers enumerated in this subsection to the Department. The Commission shall:			
25	(1) Accept petitions for certification and petitions to enter into			
26	dry-cleaning solvent assessment agreements or remediation			
27	agreements under this Part.			
28	(2) Prioritize certified dry-cleaning facilities, certified wholesale			
29 20	distribution facilities, or certified abandoned dry-cleaning facility sites			
30 21	for the initiation of assessment or remediation activities that are			
31 32	<ul><li>reimbursable from the Fund.<u>activities.</u></li><li>(3) Develop forms to be used by persons applying for reimbursement of</li></ul>			
32 33	(3) Develop forms to be used by persons applying for reimbursement of assessment or remediation costs.			
33 34	<ul><li>(4) Schedule funding of assessment and remediation activities.</li></ul>			
35	<ul> <li>(4) Schedule funding of assessment and remediation activities.</li> <li>(5) Determine whether assessment or remediation is necessary at a site at</li> </ul>			
36	which dry-cleaning solvent contamination has occurred.			
30 37	(5a) Enter into contracts with private contractors for assessment and			
38	remediation activities at certified dry-cleaning facilities, certified			
39	wholesale distribution facilities, and certified abandoned dry-cleaning			
40	facility sites.			
41	(6) Determine that all necessary assessment and remediation has been			
42	completed at a contamination site.			
43	(7) Make payments from the Fund to reimburse <u>for</u> the costs of assessment			
44	and remediation.			

1	(b) Rule	making	g. – The Commission shall adopt rules as are necessary to
2	implement the	provisi	ons of this Part. Rules adopted by the Commission shall be
3	-	-	all not duplicate, but may incorporate by reference, the rules
4			ssion for Health Services pursuant to Article 9 of Chapter 130A
5			s. The Commission shall not delegate the rule-making powers
6	provided in this		
7	(1)		Commission may adopt rules governing:
8	(-)	<del>a.</del>	Fees for response costs reimbursable under this Part.
9		b.	The certification and decertification of facilities or abandoned
10		0.	sites.
11		c.	The prioritization of facilities or abandoned sites and
12		С.	scheduling of funding for assessment and remediation activities.
13			These rules shall provide for:
14			1. Consideration of the degree of harm or risk to public
15			health and the environment.
16			2. Consideration of the order in which certification is
17			issued for the facility or abandoned site.
18			3. Consideration of the relative cost of assessment and
19			remediation activities.
20			4. Use of the Fund so as to maximize the reduction of harm
21			or risk posed by certified facilities, certified abandoned
22			sites, uncertified facilities and uncertified sites.
23		d.	The disbursement of revenue from the Fund for payment or
24		u.	reimbursement of approved assessment or remediation costs.
25		e.	The determination whether assessment or remediation is
26		0.	necessary at a contamination site.
27		f.	The determination that all necessary assessment and
28			remediation has been completed at a contamination site.
29		g.	The terms and conditions of dry-cleaning solvent assessment
30		8.	agreements and remediation agreements.
31		h.	The determination whether additional assessment or
32			remediation is necessary at a contamination site previously
33			closed under this Part.
34	(2)	The C	Commission may adopt rules establishing minimum management
35			ces for handling of dry-cleaning solvent at dry-cleaning facilities
36		-	holesale distribution facilities. The rules may:
37		a.	Require that all perchloroethylene dry-cleaning machines
38			installed at a dry-cleaning facility after the effective date of the
39			rule or temporary rule meet air emission standards that equal or
40			exceed the standards that apply to comparable dry-to-dry
41			perchloroethylene dry-cleaning machines with integral
42			refrigerated condensation.

1	b.	Prohibit the discharge of dry-cleaning solvents or water that
2 3		contains dry-cleaning solvents into sanitary sewers, septic
		systems, storm sewers, or waters of the State.
4	с.	Require spill containment structures around dry-cleaning
5		machines, filters, stills, vapor adsorbers, solvent storage areas,
6 7	L	and waste solvent storage areas.
7	d.	Require floor sealants for cleaning room areas if the
8		Commission finds the sealants to be effective.
9	e.	Require, by 1 January 2002, the use of improved solvent
10		transfer systems to prevent releases at the time of delivery of
11	£	solvents to a dry-cleaning facility.
12	f.	Require any other solvent-handling practices the Commission
13		may find necessary and appropriate to minimize the risk of
14 15		releases at dry-cleaning facilities or wholesale distribution facilities.
15 16	(2) Th	
10		e Commission shall adopt rules establishing a risk-based approach blicable to the assessment, prioritization, and remediation of
17		-cleaning solvent contamination resulting from releases at facilities
19		abandoned sites certified pursuant to G.S. 143-215.104G. The rules
20		address, at a minimum:
20	a.	Criteria and methods for determining remediation requirements,
22	а.	including the level of remediation necessary to assure adequate
22		protection of public health and the environment.
23 24	b.	The circumstances under which information specific to the
25	0.	dry-cleaning solvent contamination site should be considered
26		and required.
27	с.	The circumstances under which restrictions on the future use of
28		any remediated dry-cleaning solvent contamination site should
29		be considered and required as a means of achieving and
30		maintaining an adequate level of protection for public health
31		and the environment.
32	d.	Strategies for the assessment and remediation of dry-cleaning
33		solvent contamination, including presumptive remedial
34		responses sufficient to provide an adequate level of protection
35		as described under sub-subdivision a. of this subdivision.
36	(c) All rules	adopted by the Commission shall be applicable to all dry-cleaning
37	facilities, wholesale	distribution facilities, and abandoned dry-cleaning facilities in the
38	State and shall, to t	the maximum extent practicable, be cost-effective and technically
39	feasible while prot	ecting public health and the environment from the release of
40	dry-cleaning solvent	
41		nerwise provided in this Part, the Commission may delegate any of
42	its rights, duties, and	responsibilities under this Part to the Department."

43 **SECTION 4.** G.S. 143-215.104F(c) reads as rewritten:

1 2 3 4	by subsection (b the dry-cleaning	irement for Property Owners. – In addition to the information required b) of this section, a petitioner who is the owner of the property on which g solvent contamination identified in the petition is located shall provide n a written agreement authorizing the <u>Commission_Commission</u> , or its
5	• •	d its private contractor to have access to the property for purposes of
6		ssment or remediation activities or determining whether assessment or
7		tivities are being conducted in compliance with this Part and any
8	•	ement or remediation agreement."
9 10		<b>FION 5.</b> G.S. 143-215.104H reads as rewritten: <b>H.</b> ( <b>Repealed effective January 1, 2012 – See notes</b> ) <b>Dry-Cleaning</b>
10		nt Assessment Agreements.
12		ssment Agreements. – One or more potentially responsible parties may
12		mmission to enter into a dry-cleaning solvent assessment agreement
14	-	acility or abandoned site that has been certified pursuant to
15		04G. The Commission may, in its discretion, enter into an assessment
16		any potentially responsible party who satisfies the requirements of this
17	-	e applicable requirements of G.S. 143-215.104F. If more than one
18	potentially respo	onsible party petitions the Commission, the Commission may enter into
19	a single assessm	nent agreement with one or more of the petitioners. The Commission
20		sonably refuse to enter into an assessment agreement pursuant to this
21		ommission may require the petitioners to provide the Commission with
22	any information	necessary to demonstrate:
23	(1)	The priority ranking assigned to the facility or site is consistent with
24	<i>(</i> <b>-</b> )	the rules adopted by the Commission.
25	(2)	The projected schedule for funding of assessment activities is
26	( <b>2</b> )	adequate.
27	<del>(3)</del>	The assessment activities to be undertaken with respect to the
28 29		dry cleaning solvent contamination and any other contamination at the contamination site are adequate.
29 30	(A)	The person who will be responsible for implementation of the
31	(4)	activities is capable and qualified to conduct the assessment.
32	<del>(4a)</del>	The amount of funds already expended by the petitioner for
33	(44)	assessment or remediation of dry cleaning solvent contamination at the
34		facility or abandoned site.
35	(5)	The petitioner has and will continue to have available the financial
36	(-)	resources necessary to pay the costs of assessment activities and the
37		share of response costs imposed on the petitioner by
38		G.S. 143-215.104F.
39	(6)	The permits or other authorizations required to conduct the assessment
40		activities and to lawfully dispose of any hazardous substances or
41		wastes generated by the assessment activities have been or can be
42		obtained.
43	(7)	The assessment activities will not increase the existing level of public
44		exposure to health or environmental hazards at the contamination site.

Session 2007 **General Assembly of North Carolina** 1 (8) The costs to be incurred in connection with the assessment activities 2 contemplated by the assessment agreement are reasonable and 3 necessary. 4 (9) The petitioner has obtained the consent of other property owners to 5 enter into their property for the purpose of conducting assessment 6 activities specified in the assessment agreement. 7 The terms and conditions of an assessment agreement regarding dry-cleaning (b) 8 solvent contamination shall be guided by and consistent with the rules adopted by the 9 Commission pursuant to G.S. 143-215.104D and the reimbursement-disbursement 10 authorities and limitations set out in this Part. An assessment agreement shall, subject to 11 the availability of monies from the Fund: 12 Repealed by Session Laws 2000, c. 19, s. 9. (1)13 (1a)Require that the petitioner shall be liable to the Fund for an amount 14 equal to the difference, if any, between the applicable amount for 15 which the petitioner is responsible under G.S. 143-215.104F and the 16 amount reasonably paid by the petitioner for assessment or 17 remediation activities of the type specified in G.S. 143-215.104N(a)(1)18 through (7) and that are otherwise consistent with the requirements of 19 this Part. 20 (2)Provide for the prompt reimbursement of response costs incurred in 21 assessment activities that are found by the Commission to be 22 consistent with the assessment agreement and this Part. 23 The Commission may refuse to enter into a dry-cleaning solvent assessment (c) agreement with any petitioner if: 24 25 (1)The petitioner will not accept financial responsibility for the 26 petitioner's share of the response costs required by G.S. 143-215.104F. 27 The petitioner will not accept responsibility for conducting, (2)28 supervising, or otherwise undertaking assessment activities required by 29 the Commission. 30 The petitioner fails to provide any information required by subsection (3) 31 (a) of this section. The refusal of the Commission to enter into a dry-cleaning solvent 32 (d) 33 assessment agreement with any petitioner shall not affect the rights of any other 34 petitioner under this Part, except that the refusal may be the basis for rejection of a 35 petition by any parent, subsidiary or other affiliate of the petitioner for the facility or 36 abandoned site. 37 If the Commission determines from an assessment prepared pursuant to this (e) 38 Part that the degree of risk to public health or the environment resulting from 39 dry-cleaning solvent contamination otherwise subject to assessment or remediation 40 under this Part and Article 9 of Chapter 130A is acceptable in light of the criteria 41 established pursuant to G.S. 143-215.104D(b)(3) and Article 9 of Chapter 130A, the 42 Commission shall issue a written statement of its determination and notify the owner or

43 operator of the facility or abandoned site responsible for the contamination that no

1 cleanup, no further cleanup, or no further action is required in connection with the 2 contamination. 3 If the Commission determines that no remediation or further action is (f) 4 required in connection with dry-cleaning solvent contamination otherwise subject to 5 assessment or remediation pursuant to this Part and Article 9 of Chapter 130A, the 6 Commission shall not pay or reimburse any response costs otherwise payable or 7 reimbursable under this Part from the Fund other than costs reasonable and necessary to 8 conduct the risk assessment pursuant to this section and in compliance with a 9 dry-cleaning solvent assessment agreement."

10 11 SECTION 6. G.S. 143-215.104I reads as rewritten:

#### "§ 143-215.104I. Dry-Cleaning solvent remediation agreements.

12 Upon the completion of assessment activities required by a dry-cleaning (a) 13 solvent assessment agreement, one or more potentially responsible parties may petition 14 the Commission to enter into a dry-cleaning solvent remediation agreement for any 15 contamination requiring remediation. The Commission may, in its discretion, enter into 16 a remediation agreement with any petitioner who satisfies the requirements of this 17 section and the applicable requirements of G.S. 143-215.104F. If more than one 18 potentially responsible party petitions the Commission, the Commission may enter into 19 a single remediation agreement with one or more of the petitioners. The Commission 20 shall not unreasonably refuse to enter into a remediation agreement pursuant to this 21 section. The Commission may, in its discretion, enter into a remediation agreement that 22 includes the assessment described in G.S. 143-215.104H. Petitioners shall provide the 23 Commission with any information necessary to demonstrate:

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- (1) Repealed by Session Laws 2000, c. 19, s. 10.
- (2) As a result of the remediation agreement, the contamination site will
  be suitable for the uses specified in the remediation agreement while
  fully protecting public health and the environment from dry-cleaning
  solvent contamination and any other contaminants included in the
  remediation agreement.
  (3) There is a public benefit commensurate with the liability protection
  - (3) There is a public benefit commensurate with the liability protection provided under this Part.
  - (4) The petitioner has or can obtain the financial, managerial, and technical means to fully implement the remediation agreement and assure the safe use of the contamination site.
  - (5) The petitioner has complied with or will comply with all applicable procedural requirements.
- (6) The remediation agreement will not cause the Department to violate
  the terms and conditions under which the Department operates and
  administers remedial programs, including the programs established or
  operated pursuant to Article 9 of Chapter 130A of the General
  Statutes, by delegation or similar authorization from the United States
  or its departments or agencies, including the United States
  Environmental Protection Agency.

Session 2007 **General Assembly of North Carolina** 1 (7)The priority ranking assigned to the facility or site is consistent with 2 the rules adopted by the Commission or the priority ranking that the 3 petitioner agrees to accept is consistent with the rules adopted by the 4 Commission. 5 The projected schedule for funding of remediation activities. <del>(8)</del> 6 (9) The petitioner will continue to have available the financial resources 7 necessary to satisfy the share of response costs imposed on the 8 petitioner by G.S. 143-215.104F. 9 (10)The expenditures eligible for reimbursement from the Fund and to be 10 incurred in connection with the remediation agreement are reasonable 11 and necessary. 12 (11)The consent of other property owners to enter into their property for 13 purposes of conducting remediation activities specified in the 14 remediation agreement. 15 (b) In negotiating a remediation agreement, parties may rely on land-use 16 restrictions that will be included in a Notice of Dry-Cleaning Solvent Remediation required under G.S. 143-215.104M. A remediation agreement may provide for 17 18 remediation in accordance with standards that are based on those land-use restrictions. 19 A dry-cleaning solvent remediation agreement shall contain a description of (c)20 the contamination site that would be sufficient as a description of the property in an 21 instrument of conveyance and, as applicable, a statement of: 22 Any remediation, including remediation of contaminants other than (1)23 dry-cleaning solvents, to be conducted on the property, including: 24 A description of specific areas where remediation is to be a. 25 conducted. 26 The remediation method or methods to be employed. b. 27 The resources that the petitioner will make available and the <del>c.</del> 28 degree to which the petitioner intends to rely on the Fund for 29 resources. 30 A schedule of remediation activities. d. 31 Applicable remediation standards. Applicable remediation e. 32 standards for dry-cleaning solvent contamination shall not 33 exceed the requirements adopted by the Commission pursuant 34 to G.S. 143-104D(b)(3). 35 f. A schedule and the method or methods for evaluating the 36 remediation. 37 Any land-use restrictions that will apply to the contamination site or (2)38 other property. The desired results of any remediation or land-use restrictions with 39 (3) respect to the contamination site. 40 The guidelines, including parameters, principles, and policies within 41 (4) 42 which the desired results are to be accomplished. 43 The consequences of achieving or not achieving the desired results. (5)

1 (7)The person who will conduct the remediation if that person is not the 2 potentially responsible party entering the remediation agreement. 3 The Commission may refuse to enter into a dry-cleaning solvent assessment (d) 4 agreement or dry-cleaning solvent remediation agreement with any petitioner if: if 5 The petitioner will not accept financial responsibility for the share of (1)6 the response costs established in G.S. 143-215.104F. This requirement 7 shall not apply to a petitioner who (i) is the owner of property upon 8 which the dry-cleaning solvent contamination is located, and (ii) is not 9 a current or former owner or operator of a facility believed to be 10 responsible for the contamination. 11 The petitioner will not accept responsibility for conducting, (2)12 supervising, or otherwise undertaking remediation activities required 13 by the Commission. 14 (3)The the petitioner fails to provide any information that is necessary to 15 demonstrate the facts required to be shown by subsection (a) of this 16 section. 17 (e) In addition to the bases basis set forth in subsection (d) of this section, the 18 Commission may refuse to enter into a dry-cleaning solvent remediation agreement with 19 the an owner of the property on which a contamination site is located if the owner 20 refuses to accept limitations on the future use of the property and to give notice of these 21 limitations pursuant to G.S. 143-215.104M. 22 The refusal of the Commission to enter into a dry-cleaning remediation (f) 23 agreement with any petitioner shall not affect the rights of any other petitioner, other 24 than any parent, subsidiary, or other affiliate of the petitioner, under this Part. The 25 refusal of the Commission to enter into a remediation agreement may be the basis for 26 rejection of a petition by any parent, subsidiary, or other affiliate of the petitioner for the 27 facility or abandoned site. 28 (g) The terms and conditions of a dry-cleaning solvent remediation agreement 29 concerned with dry-cleaning solvent contamination shall be guided by and consistent 30 with the rules adopted by the Commission pursuant to G.S. 143-215.104D and the 31 reimbursement disbursement authorities and limitations set out in this Part. A 32 remediation agreement shall provide, subject to availability of monies in the Fund, for 33 prompt reimbursement of response costs incurred in assessment or remediation 34 activities that are found by the Commission to be consistent with the remediation 35 agreement and this Part. A remediation agreement may shall provide that the 36 Commission Commission's private contractor conduct assessment and remediation

37 activities at the facility or abandoned site.

38 Any failure of a petitioner or the petitioner's agents or employees to comply (h) 39 with the dry-cleaning solvent remediation agreement constitutes a violation of this Part 40 by the petitioner."

**SECTION 7.** G.S. 143-215.104J(a) reads as rewritten:

42 "(a) The Commission may decertify a facility or abandoned site or renegotiate or 43 terminate an assessment agreement or remediation agreement with respect to any party 44 thereto in the following circumstances:

### **General Assembly of North Carolina**

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1 2 3	(1)	The owner or operator of the facility, at any time subsequent to the certification of the facility, violates any of the minimum management requirements adopted by the Commission pursuant to $C = 142, 215, 104 D(b)(2)$
4	( <b>2</b> )	G.S. 143-215.104D(b)(2).
5 6	(2)	In the case of dry-cleaning contamination on property that is owned by a patitioner, the patitioner fails to file a Notice of Dry Cleaning
0 7		a petitioner, the petitioner fails to file a Notice of Dry-Cleaning Solvent Remediation, if required as provided in C.S. 142,215,104M
8	( <b>2</b> )	Solvent Remediation, if required, as provided in G.S. 143-215.104M. The potentially responsible persons who are parties to a dry-cleaning
8 9	(3)	
9		solvent assessment agreement are unable to reach an agreement with the Commission to enter into a dry-cleaning solvent remediation
11		agreement within the time specified in the assessment agreement.
12	(4)	The payment of taxes assessed to the facility under Article 5D of
12	(4)	Chapter 105 of the General Statutes is delinquent.
14	(5)	Repealed by Session Laws 2000, c. 19, s. 3.
15	(6)	The owner or operator fails to comply with all applicable requirements
16	(0)	of this Part to complete any assessment or remediation activities
17		required by or fails to comply with all applicable requirements of an
18		assessment agreement or remediation agreement.
19	(7)	The owner or operator of a facility for which an assessment or
20	(/)	remediation activity is scheduled or in progress transfers the ownership
21		or operation of the facility or abandoned site to another person without
22		the prior consent of the Commission and the execution of a substitute
23		assessment agreement or remediation agreement.
24	(8)	The standards applied to the dry-cleaning solvent contamination
25	(-)	remediation or containment under the provisions of this Part and the
26		dry-cleaning solvent remediation agreement will, or are likely to, cause
27		the Department to fail to comply with the terms and conditions under
28		which it operates and administers a remediation program by delegation
29		or similar authorization from the United States or one of its
30		departments or agencies, including the Environmental Protection
31		Agency.
32	<u>(9)</u>	A petitioner fails to pay the Commission any amounts for which a
33		petitioner is responsible pursuant to G.S. 143-215.104F."
34	SEC	<b>FION 8.</b> G.S. 143-215.104K(a) reads as rewritten:
35	"(a) A po	tentially responsible party who enters into an assessment agreement or
36	remediation agr	eement with the Commission and who is complying with the agreement
37	shall not be h	eld liable for assessment or remediation of areas of contamination
38	identified in the	ne agreement except as specified in the assessment agreement or
39	remediation agr	eement, so long as the any activities conducted at the contamination site
40	by or under the	control or direction of the petitioner do not increase the risk of harm to
41	public health of	or the environment and the petitioner is not required to undertake

42 additional remediation to unrestricted use standards pursuant to subsection (c) of this
43 section. The liability protection provided under this Part applies to all of the following
44 persons to the same extent as the petitioner, so long as these persons are not otherwise

potentially responsible parties or parents, subsidiaries, or affiliates of potentially 1 2 responsible parties and the person is not required to undertake additional remediation to 3 unrestricted use standards pursuant to subsection (c) of this section: 4 Any person under the direction or control of the petitioner who directs (1)5 or contracts for assessment, remediation, or redevelopment of the 6 contamination site. 7 Any future owner of the contamination site. (2)A person who develops or occupies the contamination site. 8 (3) 9 (4) A successor or assign of any person to whom the liability protection 10 provided under this Part applies. 11 Any lender or fiduciary that provides financing for assessment, (5)12 remediation, or redevelopment of the contamination site.to the 13 petitioner to pay the petitioner's financial obligations under 14 G.S. 143-215.104F." 15 SECTION 9. G.S. 143-215.104L reads as rewritten: 16 "§ 143-215.104L. Public notice and community involvement. 17 (a) If a petitioner desires to enter into a dry-cleaning solvent remediation 18 agreement based on remediation standards that rely on the creation of land-use 19 restrictions, the Commission or the Commission's private contractor on behalf of the 20 petitioner shall notify the public and the community in which the facility or abandoned 21 site is located of the planned remediation and redevelopment activities. The 22 petitionerOn behalf of the petitioner, the Commission or the Commission's private 23 contractor shall submit-prepare a Notice of Intent to Remediate a Dry-Cleaning Solvent 24 Facility or Abandoned Site and a summary of the Notice of Intent to the 25 Commission.Intent. The Notice of Intent shall provide, to the extent known, a legal 26 description of the location of the contamination site, a map showing the location of the 27 contamination site, a description of the contaminants involved and their concentrations 28 in the media of the contamination site, a description of the future use of the 29 contamination site, any proposed investigation and remediation, and a proposed Notice 30 of Dry-Cleaning Solvent Remediation prepared in accordance with G.S. 143-215.104M. 31 Both the Notice of Intent and the summary of the Notice of Intent shall state the time 32 period and means for submitting written comment and for requesting a public meeting 33 on the proposed dry-cleaning solvent remediation agreement. The summary of the 34 Notice of Intent shall include a statement as to the public availability of the full Notice 35 of Intent. After approval of the Notice of Intent and summary of the Notice of Intent by 36 the Commission, the petitioner the Commission or the Commission's private contractor 37 shall provide a copy of the Notice of Intent to all local governments having jurisdiction 38 over the contamination site. The petitioner-Commission or Commission's private 39 contractor shall publish the summary of the Notice of Intent in a newspaper of general 40 circulation serving the area in which the contamination is located and shall file a copy 41 of the summary of the Notice of Intent with the Codifier of Rules, who shall publish the 42 summary of the Notice of Intent in the North Carolina Register. The petitioner 43 Commission or the Commission's private contractor shall also conspicuously post a 44 copy of the summary of the Notice of Intent at the contamination site.

1 Publication of the approved summary of the Notice of Intent in the North (b) 2 Carolina Register and publication in a newspaper of general circulation shall begin a 3 public comment period of at least 60 days from the later date of publication. During the 4 public comment period, members of the public, residents of the community in which the contamination site is located, and local governments having jurisdiction over the 5 6 contamination site may submit comment on the proposed dry- cleaning solvent 7 remediation agreement, including methods and degree of remediation, future land uses, 8 and impact on local employment.

9 (c) Any person who desires a public meeting on a proposed dry- cleaning solvent 10 remediation agreement shall submit a written request for a public meeting to the 11 Commission within 30 days after the public comment period begins. The Commission 12 shall consider all requests for a public meeting and shall hold a public meeting if the 13 Commission determines that there is significant public interest in the proposed 14 remediation agreement. If the Commission decides to hold a public meeting, the 15 Commission shall, at least 30 days prior to the public meeting, mail written notice of the public meeting to all persons who requested the public meeting and to any other person 16 17 who had previously requested notice. The Commission shall also direct the petitioner to 18 publish, at least 30 days prior to the date of the public meeting, a notice of the public meeting at least one time in a newspaper having general circulation in the county where 19 the contamination site is located. In any county in which there is more than one 20 21 newspaper having general circulation, the Commission shall direct the petitioner to 22 publish a copy of the notice in as many newspapers having general circulation in the 23 county as the Commission in its discretion determines to be necessary to assure that the 24 notice is generally available throughout the county. The Commission shall prescribe the 25 form and content of the notice to be published. The Commission shall prescribe the 26 procedures to be followed in the public meeting. The Commission shall take detailed 27 minutes of the meeting. The minutes shall include any written dry-cleaning solvent 28 remediation agreement. The Commission shall take into account the comment received 29 during the comment period and at the public meeting if the Commission holds a public 30 meeting. The Commission shall incorporate into the remediation agreement provisions 31 that reflect comment received during the comment period and at the public meeting to 32 the extent practical. The Commission shall give particular consideration to written 33 comment that is supported by valid scientific and technical information and analysis."

34

SECTION 10. G.S. 143-215.104M(a) reads as rewritten:

35 "(a) Land-Use Restriction. – In order to reduce or eliminate the danger to public 36 health or the environment posed by a dry-cleaning solvent contamination site, the owner 37 of property upon which dry-cleaning solvent contamination has been discovered may 38 prepare and submit to the Commission for approval file a Notice of Dry-Cleaning 39 Solvent Remediation approved by the Commission identifying the site on which the 40 contamination has been discovered and providing for current or future restrictions on 41 the use of the property. If a petitioner requests that a contamination site be remediated to 42 standards that require land-use restrictions, the owner of the property must file a Notice 43 of Dry-Cleaning Solvent Remediation for the remediation agreement to become 44 effective."

1		<b>FION 11.</b> G.S. 143-215.104N reads as rewritten:
	'§ 143-215.10	
3		sment and remediation costs; limitations; <del>collection of</del>
4		<del>oursement.<u>cost</u> recovery.</del>
5		bursement. <u>Allowable Costs.</u> – To the extent monies are available in the
		ursement of response costs, Fund, the Commission shall reimburse any
-	-	g a private contractor, responsible for implementing pay for reasonable
	•	ssessment and remediation activities at a contamination site associated
		facility or a certified abandoned site pursuant to a dry-cleaning solvent
	-	ement or dry-cleaning solvent remediation agreement for the following
		remediation response costs, for which appropriate documentation is
	submitted:	
13	(1)	Costs of assessment with respect to dry-cleaning solvent
14		contamination.
15	(2)	Costs of treatment or replacement of potable water supplies affected
16		by the contamination.
17	(3)	Costs of remediation of affected soil, groundwater, surface waters,
18		bedrock or other rock formations, or buildings.
19	(4)	Monitoring of the contamination.
20	(5)	Inspection and supervision of activities described in this subsection.
21	(6)	Reasonable costs of restoring property as nearly as practicable to the
22		conditions that existed prior to activities associated with assessment
23		and remediation conducted pursuant to this Part.
24	(7)	Other activities reasonably required to protect public health and the
25		environment.
26	(b) Limit	ations. – Notwithstanding subsection (a) of this section, the Commission
27 s	shall not make a	ny disbursement from the Fund:
28	(1)	For costs incurred in connection with facilities or abandoned sites not
29		certified pursuant to G.S. 143-215.104G.
30	(2)	For costs not incurred pursuant to a dry-cleaning solvent assessment
31		agreement or a dry-cleaning solvent remediation agreement.
32	(3)	For costs incurred in connection with dry-cleaning solvent
33		contamination from a facility or abandoned site for which funds
34		obligated by petitioners pursuant to a dry-cleaning solvent assessment
35		agreement or dry-cleaning solvent remediation agreement in
36		accordance with G.S. 143-214.104F(f) are overdue.
37	(4)	For costs at a contamination site that has been identified by the United
38		States Environmental Protection Agency as a federal Superfund site
39		pursuant to 40 Code of Federal Regulations, Part 300 (1 July 1996
40		Edition), except that the Commission may authorize distribution of the
41		required State match in an amount not to exceed two hundred thousand
42		dollars (\$200,000) per year per site. The Commission shall not
43		delegate its authority to disburse funds pursuant to this subdivision.

1	(5)	For remediction beyond the level required under the Commission's
1	(5)	For remediation beyond the level required under the Commission's rick based criteria for determining the appropriate level of remediation
2 3	(6)	risk-based criteria for determining the appropriate level of remediation. For assessment or remediation response costs incurred in connection
4	(6)	•
4 5		with any individual dry-cleaning solvent assessment agreement or dry algoring solvent remediation agreement in excess of two five
5		dry-cleaning solvent remediation agreement in excess of two-five hundred thousand dollars (\$200,000) (\$500,000) per year. However
7		hundred thousand dollars (\$200,000) (\$500,000) per year. However,
8		that the Commission may disburse up to four hundred thousand one million dollars (\$400,000)(\$1,000,000) per year for assessment and
8 9		<u>million</u> dollars (\$400,000)(\$1,000,000) per year for assessment and remediation costs incurred in connection with a certified facility or a
9 10		remediation costs incurred in connection with a certified facility or a certified abandoned site that poses an imminent hazard.
10	(7)	That would result in a diminution of the Fund balance below one
12	(7)	hundred thousand dollars (\$100,000), unless an emergency exists in
12		connection with a dry-cleaning solvent contamination abandoned site
13 14		that constitutes an imminent hazard.
14	(9)	
	(8)	For any costs incurred in connection with dry-cleaning solvent
16 17		contamination from a facility located on a United States military base
17		or owned by the United States or a department or agency of the United
18	( <b>0</b> )	States.
19	(9)	For any costs incurred in connection with dry-cleaning solvent
20		contamination from a facility or abandoned site owned by the State or
21		a department or agency of the State.
22		ommission shall not pay or reimburse any response costs arising from a
23	• •	lvent assessment agreement or dry cleaning solvent remediation
24	-	the petitioners who are party to the agreement have paid all sums due
25	under the agreen	
26	· · ·	dry cleaning solvent assessment agreement or dry-cleaning solvent
27		eements made by the Commission pursuant to this Part shall expressly
28		mmission's obligation to reimburse response costs incurred pursuant to
29	-	s shall be contingent upon the availability of monies from the Fund and
30		and its departments and agencies have no obligation to reimburse
31	-	ble expenses if monies are not available in the Fund to pay the
32		-If, at any time, the Commission determines that the cost of assessment
33		activities reimbursable incurred pursuant to existing dry-cleaning
34		ent agreements and dry-cleaning solvent remediation agreements equals
35		otal revenues expected to be credited to the Fund over the life of the
36		nission shall publish notice of the determination in the North Carolina
37	-	ing the publication of a notice pursuant to this section, the Commission
38	•	enter into dry-cleaning solvent assessment agreements and dry-cleaning
39		ion agreements until the day of adjournment of the first regular session
40		ssembly that begins after the date the notice is published, but shall have
41	-	enter into additional dry-cleaning solvent assessment agreements and
42		vent remediation agreements after that date unless the Commission first
43		r (i) that revenues will be available from the Fund to reimburse pay the
44	costs of assessn	nent and remediation activities expected to be reimbursable incurred

1 pursuant to the agreements, or (ii) that assessment and remediation activities undertaken 2 pursuant to the agreements will be paid entirely from sources other than the Fund. For 3 the purposes of this subsection, the term "day of adjournment" shall mean: (i) in the 4 case of a regular session held in an odd-numbered year, the day the General Assembly 5 adjourns by joint resolution for more than 10 days, and (ii) in the case of a regular 6 session held in an even-numbered year, the day the General Assembly adjourns sine die. 7 The Commission shall pay the reimbursable response costs of eligible parties (e) 8 as they are incurred. If the cleanup of the contamination site is not completed through 9 fault of the petitioner as required by the remediation agreement, the petitioner shall 10 reimburse the Fund for any response costs previously reimbursed disbursed from the 11 fund for the cleanup shall be repaid to the Fund, cleanup, with interest. The Commission 12 shall request the Attorney General to commence a civil action to secure repayment of 13 response costs and interest of the costs." SECTION 12. G.S. 143-215.104P(a) reads as rewritten: 14 15 "(a) The Secretary may assess a civil penalty of not more than ten thousand 16 dollars (\$10,000) or, if the violation involves a hazardous waste, as defined in 17 G.S. 130-290, of not more than twenty-five thousand dollars (\$25,000) against any 18 person who: 19 (1)Repealed by Session Laws 2000, c. 19, s. 3. 20 Engages in dry-cleaning operations using dry-cleaning solvent for (2)21 which the appropriate sales or use tax has not been paid. 22 Fails to comply with rules adopted by the Commission pursuant to this (3)23 Part. 24 (3a) Fails to comply with the rules adopted by the Commission pursuant to 25 Article 21B of Chapter 143 of the General Statutes that apply to 26 dry-cleaning solvents at facilities as defined in this Part. This 27 enforcement authority does not apply to facilities located in counties 28 that have been delegated as local air pollution control programs by the 29 Commission pursuant to G.S. 143-215-112. 30 Fails to comply with rules adopted by the Commission for Health (3b) 31 Services pursuant to Article 9 of Chapter 130A of the General Statutes 32 that apply to dry-cleaning solvents at facilities as defined in this Part. 33 Fails to file, submit, or make available, as the case may be, any (4) 34 documents, data, or reports required by this Part. 35 (5) Violates or fails to act in accordance with the terms, conditions, or 36 requirements of any special order or other appropriate document issued 37 pursuant to G.S. 143-215.2. 38 (6) Falsifies or tampers with any recording or monitoring device or 39 method required to be operated or maintained under this Part or rules implementing this Part. 40 41 Knowingly renders inaccurate any recording or monitoring device or (7)42 method required to be operated or maintained under this Part or rules 43 implementing this Part.

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I	(8)	Knowingly makes any false statement, representation, or certification
2		in any application, record, report, plan, or other document filed or
3		required to be maintained under this Part or rule implementing this
4		Part.
5	(9)	Knowingly makes a false statement of material fact in a rule-making
6		proceeding or contested case under this Part.
7	(10)	Refuses access to the Commission or its duly designated representative
8		to any premises for purposes of conducting a lawful inspection
9		provided for in this Part or rule implementing this Part."
10	SECT	<b>TION 13.</b> G.S. 43-215.104T(b) reads as rewritten:
11	"(b) Notw	ithstanding the provision of the Tort Claims Act, G.S. 143-291 through
12	G.S. 143-300.1	or any other provision of law waiving the sovereign immunity of the
13	State of North C	Carolina, the State, its agencies, officers, employees, and agents shall be
14	absolutely immu	ine from any liability in any proceeding for any injury or claim arising
15	from negotiating	g, entering into, <u>implementing</u> , monitoring, or enforcing a dry-cleaning
16	solvent assessm	ent agreement, a dry-cleaning solvent remediation agreement, or a
17	Notice of Dry-	Cleaning Solvent Remediation under this Part or any other action
18	implementing th	is Part."
19	1 0	<b>TION 14.</b> This act becomes effective 1 July 2007.