- 1 AN ACT concerning environmental protection.
- 2 Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:
- 4 Section 5. The Environmental Protection Act is amended
- 5 by changing Sections 57.1, 57.2, 57.5, 57.6, 57.7, 57.8,
- 6 57.10, and 57.13 and adding Section 57.14A as follows:
- 7 (415 ILCS 5/57.1)
- 8 Sec. 57.1. Applicability.
- 9 (a) An owner or operator of an underground storage tank
- 10 who meets the definition of this Title shall be required to
- 11 conduct tank removal, abandonment <u>and</u>, repair, <u>site</u>
- 12 <u>investigation</u>, and physical-seil-classification,--groundwater
- investigation, -- site--elassification--or corrective action in
- 14 accordance with the requirements of the Leaking Underground
- 15 Storage Tank Program.
- 16 (b) An owner or operator of a heating oil tank as
- 17 defined by this Title may elect to perform tank removal,
- 18 abandonment or, repair, site investigation, or corrective
- 19 action, unless the provisions of subsection (g) of Section
- 57.5 are applicable.
- 21 (c) All owners or operators who conduct tank removal,
- 22 repair or, abandonment, site investigation, physical--seil
- 23 elassification,-----groundwater-----investigation,----site
- 24 elassification or corrective action may be eligible for the
- relief provided for under Section 57.10 of this Title.
- 26 (d) The owners or operators, or both, of underground
- 27 storage tanks containing regulated substances other than
- 28 petroleum shall undertake corrective action in conformance
- 29 with regulations promulgated by the Illinois Pollution
- 30 Control Board.
- 31 (Source: P.A. 88-496; 89-428, eff. 1-1-96; 89-457, eff.

- 1 5-22-96.)
- 2 (415 ILCS 5/57.2)
- 3 Sec. 57.2. Definitions. As used in this Title:
- 4 "Audit" means a systematic inspection or examination of
- 5 plans, reports, records, or documents to determine the
- 6 completeness and accuracy of the data and conclusions
- 7 contained therein.
- 8 "Bodily injury" means bodily injury, sickness, or disease
- 9 sustained by a person, including death at any time, resulting
- 10 from a release of petroleum from an underground storage tank.
- "Release" means any spilling, leaking, emitting,
- 12 discharging, escaping, leaching or disposing of petroleum
- 13 from an underground storage tank into groundwater, surface
- 14 water or subsurface soils.
- 15 "Fill material" means non-native or disturbed materials
- used to bed and backfill around an underground storage tank.
- "Fund" means the Underground Storage Tank Fund.
- "Heating Oil" means petroleum that is No. 1, No. 2, No. 4
- 19 light, No. 4 heavy, No. 5 light, No. 5 heavy or No. 6
- 20 technical grades of fuel oil; and other residual fuel oils
- 21 including Navy Special Fuel Oil and Bunker C.
- "Indemnification" means indemnification of an owner or
- 23 operator for the amount of any judgment entered against the
- owner or operator in a court of law, for the amount of any
- 25 final order or determination made against the owner or
- operator by an agency of State government or any subdivision
- thereof, or for the amount of any settlement entered into by
- the owner or operator, if the judgment, order, determination,
- or settlement arises out of bodily injury or property damage
- 30 suffered as a result of a release of petroleum from an
- 31 underground storage tank owned or operated by the owner or
- 32 operator.
- 33 "Corrective action" means activities associated with

- 1 compliance with the provisions of Sections 57.6 and 57.7 of
- 2 this Title.
- 3 "Occurrence" means an accident, including continuous or
- 4 repeated exposure to conditions, that results in a sudden or
- 5 nonsudden release from an underground storage tank.
- 6 When used in connection with, or when otherwise relating
- 7 to, underground storage tanks, the terms "facility", "owner",
- 8 "operator", "underground storage tank", "(UST)", "petroleum"
- 9 and "regulated substance" shall have the meanings ascribed to
- 10 them in Subtitle I of the Hazardous and Solid Waste
- 11 Amendments of 1984 (P.L. 98-616), of the Resource
- 12 Conservation and Recovery Act of 1976 (P.L. 94-580); provided
- 13 however that the term "underground storage tank" shall also
- 14 mean an underground storage tank used exclusively to store
- 15 heating oil for consumptive use on the premises where stored
- and which serves other than a farm or residential unit.
- 17 "Licensed Professional Engineer" means a person,
- 18 corporation, or partnership licensed under the laws of the
- 19 State of Illinois to practice professional engineering.
- "Site" means any single location, place, tract of land or
- 21 parcel of property including contiguous property not
- 22 separated by a public right-of-way.
- 23 <u>"Site investigation" means activities associated with</u>
- 24 <u>compliance with the provisions of subsection (a) of Section</u>
- 25 <u>57.7.</u>
- 26 "Physical--soil--classification"--means-verification-that
- 27 subsurface-strata-are-as-generally-mapped-in-the--publication
- 28 Illinois--Geological-Survey-Circular-(1984)-titled-"Potential
- 29 for-Contamination-of-Shallow-Aquifers-in-Illinois,"-by--Berg,
- 30 Richard-C-,-et-al---Such-classification-may-include-review-of
- 31 soil-borings,--well-logs,--physical-soil-analyses,-regional
- 32 geologie-maps,-or-other-seientifie-publications.
- "Property damage" means physical injury to, destruction
- of, or contamination of tangible property, including all

- -4-
- 1 resulting loss of use of that property; or loss of use of
- 2 tangible property that is not physically injured, destroyed,
- 3 or contaminated, but has been evacuated, withdrawn from use,
- 4 or rendered inaccessible because of a release of petroleum
- 5 from an underground storage tank.
- 6 "Class I Groundwater" means groundwater that meets the
- 7 Class I: Potable Resource Groundwater criteria set forth in
- 8 the Board regulations adopted pursuant to the Illinois
- 9 Groundwater Protection Act.
- "Class III Groundwater" means groundwater that meets the
- 11 Class III: Special Resource Groundwater criteria set forth
- in the Board regulations adopted pursuant to the Illinois
- 13 Groundwater Protection Act.
- 14 (Source: P.A. 88-496; 89-428, eff. 1-1-96; 89-457, eff.
- 15 5-22-96.)
- 16 (415 ILCS 5/57.5)
- 17 Sec. 57.5. Underground Storage Tanks; removal; repair;
- 18 abandonment.
- 19 (a) Notwithstanding the eligibility or the level of
- 20 deductibility of an owner or operator under the Underground
- 21 Storage Tank Fund, any owner or operator of an Underground
- 22 Storage Tank may seek to remove or abandon such tank under
- 23 the provisions of this Title. In order to be reimbursed
- 24 under Section 57.8, the owner or operator must comply with
- $\,$  the  $\,$  provisions of this Title. In no event will an owner or  $\,$
- operator be reimbursed for any costs which exceed the minimum
- 27 requirements necessary to comply with this Title.
- 28 (b) Removal or abandonment of an Underground Storage
- 29 Tank must be carried out in accordance with regulations
- 30 adopted by the Office of State Fire Marshal.
- 31 (c) The Office of the State Fire Marshal or a designated
- 32 agent shall have an inspector on site at the time of removal,
- 33 abandonment, or such other times the Office of State Fire

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1 Marshal deems appropriate. At such time, the inspector 2 shall, upon preliminary excavation of the tank site, render an opinion as to whether a release of petroleum has occurred 3 4 and, if so, the owner or operator shall report the known or 5 suspected release to the Illinois Emergency Management б Agency. The owner or operator shall determine whether or not 7 a release has occurred in conformance with the regulations adopted by the Board and the Office of the State Fire 8 9 Marshal. Except that if the opinion of the Office of State Fire Marshal inspector is that a release of petroleum 10 11 has occurred and the owner or operator has reported the release to the Illinois Emergency Management Agency within 24 12 hours of removal of the tank, no such determination is 13 required under this subsection. In the event the owner or 14 15 operator confirms the presence of a release of petroleum, the 16 owner or operator shall comply with Section 57.6. inspector shall provide the owner or operator, 17 18 designated agent, with an "Eligibility and Deductibility 19 Determination" form. The Office of the State Fire Marshal shall provide on-site assistance to the owner or operator or 20 2.1 a designated agent with regard to the eligibility and deductibility procedures as provided in Section 57.9. 22 23 Office of the State Fire Marshal is not on site, the Office of the State Fire Marshal shall provide the owner or operator 24 25 "Eligibility and Deductibility Determination" form within 15 days after receiving notice that the confirmed 26 27 release was reported by the owner or operator.

- (d) In the event that a release of petroleum is confirmed under subsection (c) of this Section, the owner or operator may elect to backfill the preliminary excavation and proceed under Section 57.6.
- 32 (e) In the event that an Underground Storage Tank is 33 found to be ineligible for payment from the Underground 34 Storage Tank Fund, the owner or operator shall proceed under

- 1 Sections 57.6 and 57.7.
- 2 In the event that no release of petroleum is confirmed, the owner or operator shall proceed to complete 3 4 the removal of the underground storage tank, and when appropriate, dispose of the tank and backfill the excavation 5 б or, in the alternate, abandon the underground storage tank in 7 place. Either option shall be in accordance with regulations adopted by the Office of the State Fire Marshal. 8 9 or operator shall certify to the Office of the State Fire Marshal that the tank removal or abandonment was conducted in 10 11 accordance with all applicable rules and regulations, and the Office of the State Fire Marshal shall then issue 12 а certificate of removal or abandonment to the owner 13 operator. If the Office of the State Fire Marshal fails to 14 issue a certificate of removal or abandonment within 30 days 15 16 of receipt of the certification, the certification shall be considered rejected by operation of law and a final action 17 appealable to the Board. Nothing in this Title shall prohibit 18 19 the Office of the State Fire Marshal from making an independent inspection of the site and challenging the 20 21 veracity of the owner or operator certification.
- 22 (g) The owner or operator of an underground storage tank 23 taken out of operation before January 2, 1974, or underground storage tank used exclusively to store heating 24 25 oil for consumptive use on the premises where stored and which serves other than a farm or residential unit shall not 26 be required to remove or abandon in place such underground 27 storage tank except in the case in which the Office of 28 State Fire Marshal has determined that a release from the 29 30 underground storage tank poses a current or potential threat to human health and the environment. In that case, and upon 31 32 receipt of an order from the Office of the State Fire Marshal, the owner or operator of such underground storage 33 34 tank shall conduct removal and, if necessary, <u>site</u>

1 <u>investigation and</u> corrective action in accordance with this

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- 2 Title and regulations promulgated by the Office of State Fire
- 3 Marshal and the Board.
- 4 (h) In the event that a release of petroleum occurred
- 5 between September 13, 1993, and August 1, 1994, for which the
- 6 Office of the State Fire Marshal issued a certificate of
- 7 removal or abandonment based on its determination of "no
- 8 release" or "minor release," and the Office of the State Fire
- 9 Marshal subsequently has rescinded that determination and
- 10 required a report of a confirmed release to the Illinois
- 11 Emergency Management Agency, the owner or operator may be
- 12 eligible for reimbursement for the costs of <u>site</u>
- 13 <u>investigation and</u> corrective action incurred on or after the
- 14 date of the release but prior to the notification of the
- 15 Illinois Emergency Management Agency. The date of the
- 16 release shall be the date of the initial inspection by the
- 17 Office of the State Fire Marshal as recorded in its
- 18 inspection log. Eligibility and deductibility shall be
- 19 determined in accordance with this Title, the owner or
- 20 operator must comply with the provisions of this Act and its
- 21 rules, and in no case shall the owner or operator be
- 22 reimbursed for costs exceeding the minimum requirements of
- 23 this Act and its rules.
- 24 (Source: P.A. 88-496; 89-428, eff. 1-1-96; 89-457, eff.
- 25 5-22-96.)
- 26 (415 ILCS 5/57.6)
- Sec. 57.6. Underground storage tanks; early action.
- 28 (a) Owners and operators of underground storage tanks
- shall, in response to all confirmed releases, comply with all
- 30 applicable statutory and regulatory reporting and response
- 31 requirements.
- 32 (b) Notwithstanding any other corrective action taken,
- 33 an owner or operator may, at a minimum, and prior to

- 1 submission of any plans to the Agency, remove the tank system
- 2 or abandon the underground storage tank in place, in
- 3 accordance with the regulations promulgated by the Office of
- 4 the State Fire Marshal. The owner or operator may also
- 5 remove visibly contaminated fill material and any groundwater
- 6 in the excavation which exhibits a sheen. For purposes of
- 7 payment for early action costs, however, fill material shall
- 8 not be removed in an amount in excess of 4 feet from the
- 9 <u>outside dimensions of the tank.</u>
- 10 (Source: P.A. 88-496; 89-428, eff. 1-1-96; 89-457, eff.
- 11 5-22-96.)
- 12 (415 ILCS 5/57.7)
- Sec. 57.7. Leaking underground storage tanks; site
- 14 <u>investigation</u> physical---soil--classification,--groundwater
- investigation, -site-elassification, and corrective action.
- 16 <u>(a) Site investigation.</u>
- 17 (1) For any site investigation activities required
- by statute or rule, the owner or operator shall submit to
- 19 <u>the Agency for approval a site investigation plan</u>
- 20 <u>designed to determine the nature, concentration,</u>
- 21 <u>direction of movement, rate of movement, and extent of</u>
- 22 <u>the contamination as well as the significant physical</u>
- 23 <u>features of the site and surrounding area that may affect</u>
- 24 <u>contaminant transport and risk to human health and safety</u>
- and the environment.
- 26 (2) Any owner or operator intending to seek payment
- 27 <u>from the Fund shall submit to the Agency for approval a</u>
- 28 <u>site investigation budget that includes, but is not</u>
- 29 <u>limited to, an accounting of all costs associated with</u>
- 30 <u>the implementation and completion of the site</u>
- 31 <u>investigation plan.</u>
- 32 (3) Remediation objectives for the applicable
- 33 <u>indicator contaminants shall be determined using the</u>

1	tiered approach to corrective action objectives rules
2	adopted by the Board pursuant to this Title and Title
3	XVII of this Act. For the purposes of this Title,
4	"Contaminant of Concern" or "Regulated Substance of
5	Concern" in the rules means the applicable indicator
6	contaminants set forth in subsection (d) of this Section
7	and the rules adopted thereunder.
8	(4) Upon the Agency's approval of a site
9	investigation plan, or as otherwise directed by the
10	Agency, the owner or operator shall conduct a site
11	investigation in accordance with the plan.
12	(5) Within 30 days after completing the site
13	investigation, the owner or operator shall submit to the
14	Agency for approval a site investigation completion
15	report. At a minimum the report shall include all of the
16	<pre>following:</pre>
17	(A) Executive summary.
18	(B) Site history.
19	(C) Site-specific sampling methods and
20	results.
21	(D) Documentation of all field activities,
22	including quality assurance.
23	(E) Documentation regarding the development of
24	proposed remediation objectives.
25	(F) Interpretation of results.
26	(G) Conclusions.
27	(b) Corrective action.
28	(1) If the site investigation confirms none of the
29	applicable indicator contaminants exceed the proposed
30	remediation objectives, within 30 days after completing
31	the site investigation the owner or operator shall submit
32	to the Agency for approval a corrective action completion
33	report in accordance with this Section.
34	(2) If any of the applicable indicator contaminants

1	exceed the remediation objectives approved for the site,
2	within 30 days after the Agency approves the site
3	investigation completion report the owner or operator
4	shall submit to the Agency for approval a corrective
5	action plan designed to mitigate any threat to human
6	health, human safety, or the environment resulting from
7	the underground storage tank release. The plan shall
8	describe the selected remedy and evaluate its ability and
9	effectiveness to achieve the remediation objectives
10	approved for the site. At a minimum, the report shall
11	include all of the following:
12	(A) Executive summary.
13	(B) Statement of remediation objectives.
14	(C) Remedial technologies selected.
15	(D) Confirmation sampling plan.
16	(E) Current and projected future use of the
17	property.
18	(F) Applicable preventive, engineering, and
19	institutional controls including long-term
20	reliability, operating, and maintenance plans, and
21	monitoring procedures.
22	(G) A schedule for implementation and
23	completion of the plan.
24	(3) Any owner or operator intending to seek payment
25	from the Fund shall submit to the Agency for approval a
26	corrective action budget that includes, but is not
27	limited to, an accounting of all costs associated with
28	the implementation and completion of the corrective
29	action plan.
30	(4) Upon the Agency's approval of a corrective
31	action plan, or as otherwise directed by the Agency, the
32	owner or operator shall proceed with corrective action in
33	accordance with the plan.
34	(5) Within 30 days after the completion of a

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remediation objectives the owner or operator shall submit to the Agency for approval a corrective action completion report. The report shall demonstrate whether corrective action was completed in accordance with the approved corrective action plan and whether the remediation objectives approved for the site, as well as any other requirements of the plan, have been achieved.

(6) If within 4 years after the approval of any corrective action plan the applicable remediation objectives have not been achieved and the owner or operator has not submitted a corrective action completion report, the owner or operator must submit a status report for Agency review. The status report must include, but is not limited to, a description of the remediation activities taken to date, the effectiveness of the method of remediation being used, the likelihood of meeting the applicable remediation, and the date the applicable remediation objectives are expected to be achieved.

(7) If the Agency determines any approved corrective action plan will not achieve applicable remediation objectives within a reasonable time, based upon the method of remediation and site specific circumstances, the Agency may require the owner or operator to submit to the Agency for approval a revised corrective action plan. If the owner or operator intends to seek payment from the Fund, the owner or operator must also submit a revised budget.

30 (a)--Physical---soil---classification---and---groundwater
31 investigation.

(1)--Prior---to---conducting---any---physical---soil classification--and--groundwater-investigation-activities required-by-statute-or-regulation,-the-owner-or--operator

shall--prepare--and-submit-to-the-Agency-for-the-Agency's

2	approval-or-modification:
3	(A)a-physicalsoilelassificationand
4	groundwaterinvestigationplandesignedto
5	determine-siteclassification,inaccordance
6	withsubsection(b)of-this-Section,-as-High
7	Priority,-Low-Priority,-or-No-Further-Action.
8	(B)arequestforpaymentofcosts
9	associatedwith-eligible-early-action-costs-as
10	providedinSection57.6(b)However,for
11	purposes-of-paymentforearlyactioncosts,
12	fillmaterialsshallnotberemovedin-an
13	amount-in-excess-of-4feetfromtheoutside
14	dimensions-of-the-tank.
15	(2)Iftheowneroroperatorintendstoseek
16	paymentfromthe-Fund,-prior-to-conducting-any-physical
17	soilelassificationandgroundwaterinvestigation
18	activities-required-by-statute-or-regulation,theowner
19	oroperatorshall-submit-to-the-Agency-for-the-Agency's
20	approval-ormodification-a-physical-soil-classification
21	and-groundwater-investigation-budget-which-includes,but
22	isnot-limited-to,-an-accounting-of-all-costs-associated
23	with-the-implementation-and-completionofthephysical
24	soil-classification-and-groundwater-investigation-plan.
25	(3)Within30daysof-completion-of-the-physical
26	soil-classification-or-groundwaterinvestigationreport
27	the-owner-or-operator-shall-submit-to-the-Agency:
28	(A)allphysicalsoilelassificationand
29	groundwater-investigation-results;-and
30	(B)a-certification-by-a-Licensed-Professional
31	Engineerofthesite'sclassificationasHigh
32	Priority,LowPriority,orNoFurther-Action-in
33	accordance-with-subsection-(b)-ofthisSectionas
34	High-Priority,-Low-Priority,-or-No-Further-Action.

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(1)--After---evaluation---of---the---physical---soil classification--and--groundwater--investigation--results, when--required, --and--general--site-information, -the-site shall--be--classified--as--"No--Further---Action", ---"Low Priority", --or--"High-Priority"-based-on-the-requirements of-this-Section.--Site-classification-shall-be-determined by-a-Licensed-Professional-Engineer--in--accordance--with the---requirements---of---this--Title--and--the--Licensed Professional-Engineer-shall-submit-a-certification-to-the Agency-of-the-site-classification---The--Agency--has--the authority--to--audit--site--classifications-and-reject-or modify-any--site--classification--inconsistent--with--the requirements-of-this-Title.

(2)--Sites--shall-be-classified-as-No-Further-Action if-the-criteria-in-subparagraph-(A)-are-satisfied:

(A)(i)--The--site--is--located---in---an---area designated--D<sub>7</sub>-E<sub>7</sub>-F-and-G-on-the-Illinois-Geological Survey--Circular--(1984)---titled---"Potential---for Contamination--of--Shallow-Aquifers-in-Illinois,"-by Berg<sub>7</sub>-Richard-C-<sub>7</sub>-et-al-;

(ii)--A-site-evaluation-under-the-direction--of a---bicensed---Professional--Engineer--verifies--the physical---soil---classification---conditions----are consistent--with--those--indicated--on--the-Illinois Geological-Survey-Circular-(1984)-titled--"Potential for--Contamination-of-Shallow-Aquifers-in-Illinois," by-Berg,-Richard-C-,-et-al-;-and

(iii)--The-conditions-identified-in-subsections (b)-(3)(B),-(C),-and-(E)-do-not-exist-

(B)--Groundwater-investigation--monitoring--may be--required--to--confirm--that--a--site--meets--the criteria--of--a--No--Further--Action-site--The-Board shall-adopt-rules-setting-forth-the--criteria--under

1 which--the--Agency--may--exercise--its-discretionary

2	authority-to-require-investigations-and-theminimum
3	field-requirements-for-conducting-investigations.
4	(3)Sitesshallbe-classified-as-High-Priority-if
5	any-of-the-following-are-met:
6	(A)The-site-is-located-in-an-areadesignated
7	A1,A2,-A3,-A4,-A5,-AX,-B1,-B2,-BX,-C1,-C2,-C3,-C4,
8	or-C5-on-theIllinoisGeologicalSurveyCircular
9	(1984)titled"PotentialforContaminationof
10	Shallow-Aquifers-in-Illinois,"-by-Berg,-RichardC.,
11	etal-;a-site-evaluation-under-the-direction-of-a
12	Licensed-Professional-Engineer-verifies-the-physical
13	soil-classifications-conditions-are-consistentwith
14	thoseindicatedonthe-Illinois-Geological-Survey
15	Circular(1984)entitled"Potentialfor
16	ContaminationofShallow-Aquifers-in-Illinois,"-by
17	Berg,-Richard-C.,-et-al.;-andtheresultsofthe
18	physicalsoilclassificationandgroundwater
19	investigationindicate-that-an-applicable-indicator
20	eontaminantgroundwaterqualitystandardor
21	groundwaterobjectivehasbeenexceededatthe
22	propertyboundarylineor200feetfromthe
23	excavation,-whichever-is-less-asaconsequenceof
24	the-underground-storage-tank-release.
25	(B)The-underground-storage-tank-is-within-the
26	minimumormaximum-setback-zone-of-a-potable-water
27	supply-well-or-regulated-recharge-area-of-apotable
28	water-supply-well.
29	(C)There-is-evidence-that,-through-natural-or
30	manmadepathways,migration-of-petroleum-or-vapors
31	threaten-human-health-or-human-safety-ormaycause
32	explosionsinbasements,crawlspaces,utility
33	conduits,-storm-or-sanitary-sewers,-vaults-orother
34	confined-spaces.

1	(D)ClassIIIspecialresourcegroundwater
2	exists-within-200-feet-of-the-excavation.
3	(E)A-surface-water-body-is-adversely-affected
4	bythepresence-of-a-visible-sheen-or-free-product
5	layer-as-the-result-of-an-undergroundstoragetank
6	release.
7	(4)Sitesshallbeclassified-as-Low-Priority-if
8	all-of-the-following-are-met÷
9	(A)The-site-does-not-meet-any-of-the-criteria
10	for-classification-as-a-High-Priority-Site.
11	(B)-(i)The-site-is-located-in-area-designated
12	A1,-A2,-A3,-A4,-A5,-AX,-B1,-B2,-BX,-C1,-C2,-C3,C4,
13	C5-on-the-Illinois-Geological-Survey-Circular-(1984)
14	entitled"PotentialforContaminationof-Shallow
15	Aquifers-in-Illinois,"-by-Berg,-Richard-C.,-etal.;
16	and
17	(ii)asite-evaluation-under-the-direction-of
18	abicensedProfessionalEngineerverifiesthe
19	physicalsoilclassificationconditionsare
20	consistent-withthoseindicatedontheIllinois
21	GeologicalSurvey-Circular-(1984)-titled-"Potential
22	for-Contamination-of-Shallow-Aquifers-inIllinois,
23	by-Berg,-Richard-C.,-et-al.;-and
24	(iii)theresultsofthephysicalsoil
25	elassification-and-groundwater-investigation-donot
26	indicateanapplicableindicatorcontaminant
27	groundwaterqualitystandardorgroundwater
28	objective-has-been-exceeded-at-the-property-boundary
29	line-or-200-feet-from-the-underground-storagetank,
30	whichever-is-less.
31	(5)Intheevent-the-results-of-the-physical-soil
32	classification-and-any-required-groundwater-investigation
33	reveal-that-the-actual-site-geologic-characteristicsare
34	different-than-those-indicated-by-the-Illinois-Geological

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1	Survey@ireular(1984)titled#Potentialfor
2	Contamination-of-Shallow-Aquifers-in-Illinois"byBerg,
3	RichardC-,et-al-,-elassification-of-the-site-shall-be
4	determinedusingtheactualsitegeologic
5	eharaeteristies.
6	(6)Forpurposesof-physical-soil-classification,
7	theBoardisauthorizedtoprescribebyregulation
8	alternatives-to-use-oftheIllinoisGeologicalSurvey
9	Circular(1984)titled"Potential-for-Contamination-of
10	Shallow-Aquifers-in-Illinois"-by-Berg,-Richard-C.,-et-al.
11	(e)Corrective-Action.
12	(1)High-Priority-Site.
13	(A)Prior-toperformanceofanycorrective
14	action,beyondthatrequiredby-Section-57.6-and
15	subsection-(a)-of-Section57.7ofthisAct,the
16	owneroroperatorshall-prepare-and-submit-to-the
17	Agency-for-the-Agency's-approval-ormodificationa
18	correctiveactionplandesignedtomitigate-any
L9	threattohumanhealth,humansafetyorthe
20	environmentresultingfrom-the-underground-storage
21	tank-release.
22	(B)If-the-owner-or-operator-intendstoseek
23	paymentfromthe-Fund,-prior-to-performance-of-any
24	eorrective-action-beyond-thatrequiredbySection
25	57.6andsubsection-(a)-of-Section-57.7,-the-owner
26	or-operator-shallsubmittotheAgencyforthe
27	Agency'sapprovalormodificationacorrective

(i)--Provide--that--applicable---indicator

action--plan--budget--which--includes,--but--is--not

limited-to,-an-accounting-of--all--costs--associated

<b>T</b>	contaminantgroundwaterquaritystandards-or
2	groundwater-objectives-will-not-be-exceededin
3	groundwaterattheproperty-boundary-line-or
4	200-feetfromtheexcavation,whicheveris
5	less,-or-other-level-if-approved-by-the-Agency,
6	foranycontaminantidentifiedinthe
7	groundwaterinvestigationaftercomplete
8	performance-of-the-corrective-action-plan.
9	(ii)ProvidethatClassIIIspecial
10	resourcegroundwaterqualitystandardsfor
11	Class-III-special-resourcegroundwaterwithin
12	200-feet-of-the-excavation-will-not-be-exceeded
13	asaresultofthe-underground-storage-tank
14	releaseforanyindicatorcontaminant
15	identifiedinthegroundwaterinvestigation
16	aftercompleteperformance-of-thecorrective
17	action-plan.
18	(iii)Remediatethreatsduetothe
19	presenceormigration,throughnaturalor
20	manmadepathways,ofpetroleumin
21	concentrations-sufficient-to-harm-humanhealth
22	orhumansafetyortocauseexplosions-in
23	basements,crawlspaces,utilityconduits,
24	stormorsanitarysewers,vaultsorother
25	confined-spaces.
26	(iv)Remediate-threats-to-a-potable-water
27	supply.
28	(v)Remediatethreats-to-a-surface-water
29	bedy.
30	(D)Within30daysofcompletionofthe
31	correctiveaction,theowneroroperatorshall
32	submittothe-Agency-such-a-completion-report-that
33	includes-a-description-of-the-corrective-action-plan
34	and-a-descriptionofthecorrectiveactionwork

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performed--and--all--analytical--or-sampling-results

derived-from-performance-of--the--corrective--action

plan-

(E)--The--Agency--shall--issue--to-the-owner-or operator--a--no--further---remediation---letter---in accordance---with---Section--57:10--if--all--of--the following-are-met:

(i)--The--corrective---action---completion report---demonstrates---that:---(a)--applicable indicator --- contaminant --- groundwater --- quality standards-or--groundwater--objectives--are--not exceeded--at--the-property-boundary-line-or-200 feet-from-the-exeavation,-whichever-is-less,-as a--result--of--the--underground--storage---tank release----for----any---indicator---contaminant identified-in--the--groundwater--investigation; (b)--Class-III-special-use-resource-groundwater quality-standards,-for-Class--III--special--use resource--groundwater--within--200--feet-of-theunderground-storage-tank,-are-not-exceeded-as-a result-of-the-underground-storage-tank--release for---any---contaminant---identified---in---the groundwater--investigation;-(e)-the-underground storage-tank-release-does--not--threaten--human health--or--human-safety-due-to-the-presence-or migration,-through-natural-or-manmade-pathways, of--petroleum--or---hazardous---substances---in concentrations--sufficient-to-harm-human-health or-human--safety--or--to--eause--explosions--in basements, --- erawl--spaces, -- utility--conduits, storm--or--sanitary--sewers,--vaults--or--other confined-spaces;-(d)--the--underground--storage tank--release--does--not--threaten--any-surface water-body;-and--(e)--the--underground--storage

1	tankreleasedoesnotthreatenany-potable
2	water-supply.
3	(ii)The-owner-or-operator-submits-to-the
4	AgencyacertificationfromaLicensed
5	ProfessionalEngineerthat-the-work-described
6	in-the-approved-corrective-action-plan-has-been
7	completed-and-that-the-information-presented-in
8	thecorrectiveactioncompletionreportis
9	accurate-and-complete.
10	(2)Low-Priority-Site.
11	(A)Corrective-action-at-a-lowprioritysite
12	mustinclude-groundwater-monitoring-consistent-with
13	part-(B)-of-this-paragraph-(2).
14	(B)Priortoimplementationofgroundwater
15	monitoring,-the-owner-or-operator-shall-prepareand
16	submittothe-Agency-a-groundwater-monitoring-plan
17	and,-iftheowneroroperatorintendstoseek
18	payment-under-this-Title,-an-associated-budget-which
19	includes,-at-a-minimum,-all-of-the-following:
20	(i)Placementofgroundwater-monitoring
21	wells-at-the-property-line,-or-at-200-feet-from
22	the-excavation-which-ever-iscloser,designed
23	to-provide-the-greatest-likelihood-of-detecting
24	migration-of-groundwater-contamination.
25	(ii)Quarterly-groundwater-sampling-for-a
26	periodofoneyear,-semi-annual-sampling-for
27	the-second-year-and-annual-groundwater-sampling
28	foronesubsequentyearforallindicator
29	contaminants-identified-during-thegroundwater
30	investigation.
31	(iii)Theannual-submittal-to-the-Agency
32	of-a-summary-of-groundwater-sampling-results.
33	(C)Ifatanytimegroundwatersampling
34	resultsindicateaconfirmedexceedenceof

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applicable-indicator-contaminant-groundwater-quality standards--or--groundwater-objectives-as-a-result-of the-underground-storage-tank-release,-the--site--may be--reclassified--as--a--High--Priority--Site-by-the Agency--at--any--time--before--the--Agency's---final approval--ef--a--bow-Priority-groundwater-monitoring completion-report.-Agency-review-and-approval--shall be--in--accordance--with-paragraph-(4)-of-subsection (e)-of-this-Section:-If-the-owner-or-operator-elects to-appeal-an-Agency-action-to-disapprove,-modify,-or reject--by--operation--of---law---a---bow---Priority groundwater-monitoring-completion-report,-the-Agency shall-indicate-to-the-Board-in-conjunction-with-such appeal--whether-it-intends-to-reclassify-the-site-as High-Priority--If-a-site-is-reclassified-as--a--High Priority--Site,-the-owner-or-operator-shall-submit-a corrective-action-plan--and--budget--to--the--Agency within--120--days--of--the--confirmed-exceedence-and shall-initiate-compliance-with-all-corrective-action requirements-for-a-High-Priority-Site-

(D)--If,-throughout-the-implementation--of--the groundwater---monitoring---plan,---the---groundwater sampling--results--do--not--confirm-an-exceedence-of applicable-indicator-contaminant-groundwater-quality standards-or-groundwater-objectives-as-a--result--of the--underground--storage-tank-release,-the-owner-or operator-shall-submit-to-the-Agency-a--certification of-a-Licensed-Professional-Engineer-so-stating.

(E)--Unless---the--Agency--takes--action--under subsection-(b)(2)(C)-to-reclassify-a--site--as--high priority,--upon--receipt--of--a--certification--by-a Licensed-Professional-Engineer-submitted-pursuant-to paragraph-(2)-of-subsection-(c)-of-this-Section,-the Agency-shall-issue-to-the-owner--or--operator--a--no

1	furtherremediationletterinaccordancewith
2	Section-57-10-

(3)--No-Further-Action-Site.

(A)--No--Further--Action---sites---require---no remediation-beyond-that-required-in-Section-57.6-and subsection--(a)--of--this--Section--if--the-owner-or operator-has-submitted-to-the-Agency-a-certification by-a-Licensed-Professional-Engineer--that--the--site meets--all--of-the-criteria-for-classification-as-No Further-Action-in-subsection-(b)-of-this-Section-

(B)--Unless-the-Agency-takes-action--to--reject or-modify-a-site-classification-under-subsection-(b) of--this--Section--or--the--site--classification--is rejected--by--operation--of-law-under-item-(4)(B)-of subsection-(c)-of-this-Section,-upon--receipt--of--a certification--by--a--bicensed-Professional-Engineer submitted-pursuant-to-part-(A)-of-paragraph--(3)--of subsection--(c)--of--this--Section,-the-Agency-shall issue--to--the--owner--or--operator--a--no---further remediation-letter-in-accordance-with-Section-57:10-(c) (4) Agency review and approval.

(1) (A) Agency approval of any plan and associated budget, as described in this <u>subsection</u> (c) item--(4), shall be considered final approval for purposes of seeking and obtaining payment from the Underground Storage Tank Fund if the costs associated with the completion of any such plan are less than or equal to the amounts approved in such budget.

(2) (B) In the event the Agency fails to approve, disapprove, or modify any plan or report submitted pursuant to this Title in writing within 120 days of the receipt by the Agency, the plan or report shall be considered to be rejected by operation of law for purposes of this Title and rejected for purposes of

1 payment from the Leaking Underground Storage Tank Fund.

(A) (i) For purposes of those plans as identified in paragraph (5) subparagraph-(E) of this subsection (c) (e)(4), the Agency's review may be an audit procedure. Such review or audit shall be consistent with the procedure for such review or audit as promulgated by the Board under item-(7)--ef subsection--(b)-ef Section 57.14. The Agency has the authority to establish an auditing program to verify compliance of such plans with the provisions of this Title.

(B) (ii) For purposes of corrective action these plans submitted pursuant to subsection (b) of this Section Part--(E)-(iii)-ef-this-paragraph-(4) for which payment from the Fund is not being sought, the Agency need not take action on such plan until 120 days after it receives the corrective action completion report required under subsection (b) of this Section Section-57(e)(1)(D). In the event the Agency approved the plan, it shall proceed under the provisions of this subsection (c) Section-57(e)(4).

(3) (6) In approving any plan submitted pursuant to subsection (a) or (b) of this Section Part--(E)--ef--this paragraph-(4), the Agency shall determine, by a procedure promulgated by the Board under item-(7)-ef-subsection-(b) ef Section 57.14, that the costs associated with the plan are reasonable, will be incurred in the performance of site investigation or corrective action, and will not be used for site investigation or corrective action activities in excess of those required to meet the minimum requirements of this Title.

(4) (D) For any plan or report received after the effective date of this amendatory Act of 2002 1993, any action by the Agency to disapprove or modify a plan

1	submitted pursuant to this Title shall be provided to the
2	owner or operator in writing within 120 days of the
3	receipt by the Agency or, in the case of a <u>site</u>
4	investigation plan or corrective action plan for which
5	payment is not being sought, within 120 days of receipt
6	of the site investigation completion report or corrective
7	action completion report, respectively, and shall be
8	accompanied by:
9	(A) $(i)$ an explanation of the Sections of this
10	Act which may be violated if the plans were
11	approved;
12	(B) ( $ii$ ) an explanation of the provisions of
13	the regulations, promulgated under this Act, which
14	may be violated if the plan were approved;
15	(C) ( $iii$ ) an explanation of the specific type
16	of information, if any, which the Agency deems the
17	applicant did not provide the Agency; and
18	(D) (iv) a statement of specific reasons why
19	the Act and the regulations might not be met if the
20	plan were approved.
21	Any action by the Agency to disapprove or modify a
22	plan or report or the rejection of any plan or report by
23	operation of law shall be subject to appeal to the Board
24	in accordance with the procedures of Section 40. If the
25	owner or operator elects to incorporate modifications
26	required by the Agency rather than appeal, an amended
27	plan shall be submitted to the Agency within 35 days of
28	receipt of the Agency's written notification.
29	(5) (E) For purposes of this Title, the term "plan"
30	shall include:
31	(A) Any site investigation plan submitted
32	pursuant to subsection (a) of this Section;
33	(B) Any site investigation budget submitted

pursuant to subsection (a) of this Section;

1	(i)Any-physical-soil-classificationand
2	groundwaterinvestigationplansubmitted
3	pursuant-to-item-(1)(A)-ofsubsection(a)of
4	thisSection,orbudgetunderitem(2)-of
5	subsection-(a)-of-this-Section;
6	(ii)Any-groundwater-monitoringplanor
7	budgetsubmittedpursuanttosubsection
8	(e)(2)(B)-of-this-Section
9	(C) ( $iii$ ) Any corrective action plan submitted
10	pursuant to subsection $(b)$ $(e)(1)(A)$ of this
11	Section; or
12	(D) (iv) Any corrective action plan budget
13	submitted pursuant to subsection $(b)$ $(e)$ $(1)$ $(B)$ of
14	this Section.
15	(d) For purposes of this Title, the term "indicator
16	contaminant" shall mean, unless and until the Board
17	promulgates regulations to the contrary, the following: (i)
18	if an underground storage tank contains gasoline, the
19	indicator parameter shall be BTEX and Benzene; (ii) if the
20	tank contained petroleum products consisting of middle
21	distillate or heavy ends, then the indicator parameter shall
22	be determined by a scan of PNA's taken from the location
23	where contamination is most likely to be present; and (iii)
24	if the tank contained used oil, then the indicator
25	contaminant shall be those chemical constituents which
26	indicate the type of petroleum stored in an underground
27	storage tank. All references in this Title to groundwater
28	objectives shall mean Class I groundwater standards or
29	objectives as applicable.
30	(e) (1) Notwithstanding the provisions of this Section,
31	an owner or operator may proceed to conduct <u>site</u>
32	investigation or physicalsoilclassification,
33	groundwater-investigation,-site-classificationorother

corrective action prior to the submittal or approval of

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an otherwise required plan. If the owner or operator elects to so proceed, an applicable plan shall be filed with the Agency at any time. Such plan shall detail the steps taken to determine the type of site investigation or corrective action which was necessary at the site along with the site investigation or corrective action taken or to be taken, in addition to costs associated with activities to date and anticipated costs.

- (2) Upon receipt of a plan submitted after activities have commenced at a site, the Agency shall proceed to review in the same manner as required under this Title. In the event the Agency disapproves all or part of the costs, the owner or operator may appeal such decision to the Board. The owner or operator shall not be eligible to be reimbursed for such disapproved costs unless and until the Board determines that such costs were eligible for payment.
- (f) All investigations, plans, and reports conducted or
  prepared under this Section shall be conducted or prepared
  under the supervision of a licensed professional engineer and
  in accordance with the requirements of this Title.
- 22 (Source: P.A. 88-496; 88-668, eff. 9-16-94; 89-428, eff. 23 1-1-96; 89-457, eff. 5-22-96.)
- 24 (415 ILCS 5/57.8)

Sec. 57.8. Underground Storage Tank Fund; 25 payment; options for State payment; deferred correction election to 26 commence corrective action upon availability of funds. If an 27 28 owner or operator is eligible to access the Underground 29 Storage Tank Fund pursuant to an Office of State Fire Marshal eligibility/deductible final determination letter issued in 30 31 accordance with Section 57.9, the owner or operator may submit a complete application for final or partial payment to 32 the Agency for activities taken in response to a confirmed 33

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- 1 release. An owner or operator may submit a request for
- 2 partial or final payment regarding a site no more frequently
- 3 than once every 90 days.
- 4 (a) Payment after completion of corrective action
- 5 measures. The owner or operator may submit an application for
- 6 payment for activities performed at a site after completion
- 7 of the requirements of Sections 57.6 and 57.7, or after
- 8 completion of any other required activities at the
- 9 underground storage tank site.
- (1) In the case of any approved plan and budget for 10 11 which payment is being sought, the Agency shall make a payment determination within 120 days of receipt of the 12 Such determination shall be considered a 13 application. final decision. The Agency's review shall be limited to 14 15 generally accepted auditing and accounting practices. 16 no case shall the Agency conduct additional review of any plan which was completed within the budget, beyond 17 auditing for adherence to the corrective action measures 18 in the proposal. If the Agency fails to approve the 19 payment application within 120 days, such application 20 21 shall be deemed approved by operation of law and the 22 Agency shall proceed to reimburse the owner or operator 23 the amount requested in the payment application. However, in no event shall the Agency reimburse the owner 24 25 or operator an amount greater than the amount approved in the plan. 26
  - (2) If sufficient funds are available in the Underground Storage Tank Fund, the Agency shall, within 60 days, forward to the Office of the State Comptroller a voucher in the amount approved under the payment application.
  - (3) In the case of insufficient funds, the Agency shall form a priority list for payment and shall notify persons in such priority list monthly of the availability

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of funds and when payment shall be made. Payment shall be made to the owner or operator at such time as sufficient funds become available for the costs associated with <u>site investigation and</u> corrective action and costs expended for activities performed where no proposal is required, if applicable. Such priority list shall be available to any owner or operator upon request. Priority for payment shall be determined by the date the Agency receives a complete request for partial or final payment. Upon receipt of notification from the Agency that the requirements of this Title have been met, the Comptroller shall make payment to the owner or operator of the amount approved by the Agency, if sufficient money exists in the Fund. If there is insufficient money in the Fund, then payment shall not be made. If the owner or operator appeals a final Agency payment determination and it is determined that the owner or operator is eligible for payment or additional payment, the priority date for the payment or additional payment shall be the same as the priority date assigned to the original request for partial or final payment.

- (4) Any deductible, as determined pursuant to the Office of the State Fire Marshal's eligibility and deductibility final determination in accordance with Section 57.9, shall be subtracted from any payment invoice paid to an eligible owner or operator. Only one deductible shall apply per underground storage tank site.
- (5) In the event that costs are or will be incurred in addition to those approved by the Agency, or after payment, the owner or operator may submit successive plans containing amended budgets. The requirements of Section 57.7 shall apply to any amended plans.
- (6) For purposes of this Section, a complete application shall consist of:

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- 1 (A) A certification from a Licensed 2 Professional Engineer as required under this Title 3 and acknowledged by the owner or operator.
  - (B) A statement of the <u>amounts</u> amount approved in the <u>budget</u> plan and the <u>amounts</u> amount actually sought for payment along with a certified statement by the owner or operator that the <u>amounts</u> amount so sought <u>were</u> shall--be expended in conformance with the approved budget.
  - (C) A copy of the Office of the State Fire Marshal's eligibility and deductibility determination.
    - (D) Proof that approval of the payment requested will not result in the limitations set forth in subsection (g) of this Section being exceeded.
  - (E) A federal taxpayer identification number and legal status disclosure certification on a form prescribed and provided by the Agency.
- (b) Commencement of <u>site investigation or</u> corrective 20 action upon availability of funds. The Board shall adopt 21 22 regulations setting forth procedures based on risk to human 23 health or the environment under which the owner or operator who has received approval for any budget plan submitted 24 pursuant to Section 57.7, and who is eligible for payment 25 from the Underground Storage Tank Fund pursuant to an Office 26 of the State Fire Marshal eligibility and deductibility 27 determination, may elect to defer site investigation or 28 29 corrective action classification, -- low-priority-groundwater monitoring,--or--remediation activities until funds are 30 available in an amount equal to the amount approved in the 31 32 budget plan. The regulations shall establish criteria based on risk to human health or the environment to be used for 33 34 determining on a site-by-site basis whether deferral is

- 1 appropriate. The regulations also shall establish the
- 2 minimum investigatory requirements for determining whether
- 3 the risk based criteria are present at a site considering
- 4 deferral and procedures for the notification of owners or
- 5 operators of insufficient funds, Agency review of request for
- 6 deferral, notification of Agency final decisions, returning
- 7 deferred sites to active status, and earmarking of funds for
- 8 payment.
- 9 (c) When the owner or operator requests indemnification
- 10 for payment of costs incurred as a result of a release of
- 11 petroleum from an underground storage tank, if the owner or
- 12 operator has satisfied the requirements of subsection (a) of
- 13 this Section, the Agency shall forward a copy of the request
- 14 to the Attorney General. The Attorney General shall review
- and approve the request for indemnification if:
- 16 (1) there is a legally enforceable judgment entered
- 17 against the owner or operator and such judgment was
- 18 entered due to harm caused by a release of petroleum from
- 19 an underground storage tank and such judgment was not
- 20 entered as a result of fraud; or
- 21 (2) a settlement with a third party due to a
- 22 release of petroleum from an underground storage tank is
- reasonable.
- 24 (d) Notwithstanding any other provision of this Title,
- 25 the Agency shall not approve payment to an owner or operator
- 26 from the Fund for costs of corrective action or
- indemnification incurred during a calendar year in excess of
- 28 the following aggregate amounts based on the number of
- 29 petroleum underground storage tanks owned or operated by such
- 30 owner or operator in Illinois.
- 31 Amount Number of Tanks
- \$2,000,000 1,000,000 1,000,000 1,000,000 1,000,000
- 33  $\frac{$3,000,000}{}$  \$2,000,000 \$2,000,000
- 34 (1) Costs incurred in excess of the aggregate

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- amounts set forth in paragraph (1) of this subsection shall not be eligible for payment in subsequent years.
  - (2) For purposes of this subsection, requests submitted by any of the agencies, departments, boards, committees or commissions of the State of Illinois shall be acted upon as claims from a single owner or operator.
  - (3) For purposes of this subsection, owner or operator includes (i) any subsidiary, parent, or joint stock company of the owner or operator and (ii) any company owned by any parent, subsidiary, or joint stock company of the owner or operator.
- (e) Costs of corrective action or 12 indemnification incurred by an owner or operator which have been paid to an 13 owner or operator under a policy of insurance, another 14 15 written agreement, or a court order are not eligible for 16 payment under this Section. An owner or operator who receives payment under a policy of insurance, another written 17 agreement, or a court order shall reimburse the State to the 18 19 extent such payment covers costs for which payment was received from the Fund. Any monies received by the State 20 21 under this subsection (e) shall be deposited into the Fund.
- 22 (f) Until the Board adopts regulations pursuant to 23 Section 57.14, handling charges are eligible for payment only 24 if they are equal to or less than the amount determined by 25 the following table:

26 Subcontract or field Eligible Handling Charges 27 Purchase Cost as a Percentage of Cost

34 Fund to pay an owner or operator:

- 1 (1) for costs of corrective action incurred by such 2 owner or operator in an amount in excess of \$1,500,0003 \$1,000,000 per occurrence; and
- 4 (2) for costs of indemnification of such owner or
  5 operator in an amount in excess of \$1,500,000 1,000,000
  6 per occurrence.
- (h) Payment of any amount from the Fund for corrective action or indemnification shall be subject to the State acquiring by subrogation the rights of any owner, operator, or other person to recover the costs of corrective action or indemnification for which the Fund has compensated such owner, operator, or person from the person responsible or liable for the release.
- 14 (i) If the Agency refuses to pay or authorizes only a
  15 partial payment, the affected owner or operator may petition
  16 the Board for a hearing in the manner provided for the review
  17 of permit decisions in Section 40 of this Act.
- (j) Costs of corrective action or indemnification incurred by an owner or operator prior to July 28, 1989, shall not be eligible for payment or reimbursement under this Section.
- 22 (k) The Agency shall not pay costs of corrective action 23 or indemnification incurred before providing notification of 24 the release of petroleum in accordance with the provisions of 25 this Title.
- (1) Corrective action does not include legal defense costs. Legal defense costs include legal costs for seeking payment under this Title unless the owner or operator prevails before the Board in which case the Board may authorize payment of legal fees.
- 31 (m) The Agency may apportion payment of costs for plans submitted under Section 57.7 57.7(e)(4)(E)(iii) if:
- 33 (1) the owner or operator was deemed eligible to 34 access the Fund for payment of corrective action costs

- for some, but not all, of the underground storage tanks
- 2 at the site; and
- 3 (2) the owner or operator failed to justify all
- 4 costs attributable to each underground storage tank at
- 5 the site.
- 6 (n) The Agency shall not pay costs associated with a
- 7 <u>corrective action plan incurred after the Agency provides</u>
- 8 <u>notification to the owner or operator pursuant to item (7) of</u>
- 9 <u>subsection</u> (b) of <u>Section 57.7 that a revised corrective</u>
- 10 action plan is required. Costs associated with any
- 11 <u>subsequently approved corrective action plan shall be</u>
- 12 <u>eligible for reimbursement if they meet the requirements of</u>
- 13 <u>this Title.</u>
- 14 (Source: P.A. 91-357, eff. 7-29-99.)
- 15 (415 ILCS 5/57.10)
- 16 Sec. 57.10. Professional Engineer certification;
- 17 presumptions against liability.
- 18 (a) Within 120 days of the Agency's receipt of a No
- 19 Further-Action-site-classification--report,--a--bow--Priority
- 20 groundwater--monitoring-report,-or-a-High-Priority corrective
- 21 action completion report, the Agency shall issue to the owner
- or operator a "no further remediation letter" unless the
- 23 Agency has requested a modification, issued a rejection under
- 24 subsection (d) of this Section, or the report has been
- 25 rejected by operation of law.
- 26 (b) By certifying such a statement, a Licensed
- 27 Professional Engineer shall in no way be liable thereon,
- 28 unless the engineer gave such certification despite his or
- 29 her actual knowledge that the performed measures were not in
- 30 compliance with applicable statutory or regulatory
- 31 requirements or any plan submitted to the Agency.
- 32 (c) The Agency's issuance of a no further remediation
- 33 letter shall signify, based on the certification of the

- 1 Licensed Professional Engineer, that:
- 2 (1) all statutory and regulatory corrective
- 3 action requirements applicable to the occurrence have
- 4 been complied with;
- 5 (2) all corrective action concerning the 6 remediation of the occurrence has been completed; and
- 7 (3) no further corrective action concerning the
- 8 occurrence is necessary for the protection of human
- 9 health, safety and the environment.
- 10 (d) The no further remediation letter issued under this
- 11 Section shall apply in favor of the following parties:
- 12 (1) The owner or operator to whom the letter was
- issued.
- 14 (2) Any parent corporation or subsidiary of such
- owner or operator.
- 16 (3) Any co-owner or co-operator, either by joint
- 17 tenancy, right-of-survivorship, or any other party
- sharing a legal relationship with the owner or operator
- 19 to whom the letter is issued.
- 20 (4) Any holder of a beneficial interest of a land
- 21 trust or inter vivos trust whether revocable or
- irrevocable.
- 23 (5) Any mortgagee or trustee of a deed of trust of
- such owner or operator.
- 25 (6) Any successor-in-interest of such owner or
- operator.
- 27 (7) Any transferee of such owner or operator
- whether the transfer was by sale, bankruptcy proceeding,
- 29 partition, dissolution of marriage, settlement or
- 30 adjudication of any civil action, charitable gift, or
- 31 bequest.
- 32 (8) Any heir or devisee or such owner or operator.
- 33 (e) If the Agency notifies the owner or operator that
- 34 the "no further remediation" letter has been rejected, the

- 1 grounds for such rejection shall be described in the notice.
- 2 Such a decision shall be a final determination which may be
- 3 appealed by the owner or operator.
- 4 (f) The Board shall adopt rules setting forth the
- 5 criteria under which the Agency may require an owner or
- 6 operator to conduct further investigation or remediation
- 7 related to a release for which a no further remediation
- 8 letter has been issued.
- 9 (g) Holders of security interests in sites subject to
- 10 the requirements of this Title XVI shall be entitled to the
- 11 same protections and subject to the same responsibilities
- 12 provided under general regulations promulgated under Subtitle
- 13 I of the Hazardous and Solid Waste Amendments of 1984 (P.L.
- 98-616) of the Resource Conservation and Recovery Act of 1976
- 15 (P.L. 94-580).
- 16 (Source: P.A. 88-496; 89-428, eff. 1-1-96; 89-457, eff.
- 17 5-22-96.)
- 18 (415 ILCS 5/57.13)
- 19 Sec. 57.13. Underground Storage Tank Program; transition.
- 20 (a) If a release is reported to the proper State
- 21 authority on or after the effective date of this amendatory
- 22 Act of 2002 1993, the owner or operator shall comply with the
- 23 requirements of this Title.
- 24 (b) If a release is reported to the proper State
- 25 authority prior to the effective date of this amendatory Act
- of 2002 1993, the owner or operator of an underground storage
- 27 tank may elect to proceed in accordance with the requirements
- of this Title by submitting a written statement to the Agency
- of such election. If the owner or operator elects to proceed
- 30 under the requirements of this Title all costs incurred in
- 31 connection with the incident prior to notification shall be
- 32 reimbursable in the same manner as was allowable under the
- 33 then existing law. Completion of corrective action shall then

- follow the provisions of this Title. Owners and operators who
- 2 <u>have not elected to proceed in accordance with the</u>
- 3 requirements of this Title shall proceed in accordance with
- 4 the law in effect prior to the effective date of this
- 5 <u>amendatory Act of 2002.</u>
- 6 (Source: P.A. 88-496.)
- 7 (415 ILCS 5/57.14A new)
- 8 <u>Sec. 57.14A. Rules.</u>
- 9 (a) The Agency shall propose and the Board shall adopt
- 10 <u>amendments to the rules governing the administration of this</u>
- 11 <u>Title to make the rules consistent with the provisions</u>
- 12 <u>herein.</u>
- (b) Until such time as the amended rules required under
- 14 this Section take effect, the Agency shall administer this
- 15 <u>Title in accordance with the provisions herein.</u>
- 16 Section 99. Effective date. This Act takes effect upon
- 17 becoming law.