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2015 -- H 5045

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2015

$A\ N\quad A\ C\ T$

RELATING TO HEALTH AND SAFETY -- INDUSTRIAL PROPERTY REMEDIATION AND REUSE ACT

Introduced By: Representatives Edwards, and Bennett Date Introduced: January 08, 2015 Referred To: House Municipal Government

It is enacted by the General Assembly as follows:

1	SECTION 1. Section 23-19.14-7 of the General Laws in Chapter 23-19.14 entitled
2	"Industrial Property Remediation and Reuse Act" is hereby amended to read as follows:
3	23-19.14-7. Exemptions to liability The following parties are not responsible parties
4	and shall not be held liable for costs or damages associated with a release of hazardous material
5	and/or petroleum:
6	(1) Persons otherwise liable who can establish by a preponderance of the evidence that
7	the release or threat of release of a hazardous substance and the damages resulting from that
8	release or threat of release were caused solely by an act of God or an act of war;
9	(2) Bona fide prospective purchasers who have received:
10	(i) A remedial decision letter and are actively engaged in implementing the remedial
11	action approved therein; provided, that the remedial action is being diligently pursued to
12	completion in accordance with approved work schedules; or
13	(ii) A letter of compliance confirming successful completion of a remedial action
14	approved by the department; or
15	(iii) An enforceable settlement agreement under § 23-19.14-10-; or
16	(iv) Correspondence from the department acknowledging that the person (or a tenant of a
17	person) acquired ownership of a facility after January 11, 2002, and that the person has certified
18	to each of the following criteria:

- 1 (A) All disposal at the facility took place before the person acquired the facility;
- 2 (B) The person made "all appropriate inquiry" into the prior uses and ownership of the
- facility in accordance with generally accepted good commercial and customary standards and 3 4
- practices;
- (C) The person will provide all legally required notices for any discovery or release of 5
- hazardous substances at the facility; 6
- 7 (D) The person will exercise appropriate care to stop ongoing releases, prevent threatened
- 8 future releases and prevent or limit human, environmental or natural resource exposure to any
- 9 previously released hazardous substance;
- 10 (E) The person will provide cooperation, assistance and access to those performing
- 11 remedial work at a facility;
- 12 (F) The person will comply with and will not impede the effectiveness or integrity of any 13 institutional controls at a facility; and
- 14 (G) The person has no affiliation with any responsible party and was not created through
- 15 a reorganization of a business entity that was a responsible party.
- 16 (3) Persons who maintain an indicia of ownership solely to protect a secured interest in 17 land and are not operators;
- 18 (4) Persons who are not operators and who act solely as custodial receivers or who can 19 establish by a preponderance of evidence that they are an innocent landowner and the release or 20 threat of release were caused solely by an act or omission of a third party other than an employer 21 or agent of the defendant, or whose act or omission occurs in connection with a contractual 22 relationship, existing directly or indirectly, with the defendant if the defendant establishes:
- 23 (i) He or she exercised due diligence in the acquisition of the site at the time of purchase 24 and exercised due care with respect to the hazardous material and/or petroleum concerned, taking 25 into consideration the characteristics of the hazardous material, in light of the facts and 26 circumstances; and
- 27 (ii) He or she took precautions against foreseeable acts, or omissions of any third party 28 and the consequences that could foreseeably result from those acts or omissions;
- 29 (5) A unit of state or local government which acquired ownership or control 30 involuntarily through bankruptcy, tax delinquency, abandonment or other circumstances in which 31 the government involuntarily acquires title by virtue of its function as sovereign; provided, 32 however, that the unit of state or local government did not cause or contribute to the release or 33 threatened release of a hazardous material at the site; and
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(6) (i) A person that owns real property that is contiguous to or otherwise similarly

- situated with respect to, and that is or may be contaminated by a release or threatened release of a
 hazardous material from, real property that is not owned by that person shall not be considered to
 be a responsible party for the site solely by reason of the contamination if:
- 4 (A) The person did not cause, contribute, or consent to the release or threatened release;
 - (B) The person is not:

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- 6 (I) Potentially liable, or affiliated with any other person that is potentially liable, for 7 response costs at the site through any direct or indirect familial relationship or any contractual, 8 corporate, or financial relationship (other than a contractual, corporate, or financial relationship 9 that is created by a contract for the sale of goods or services); or
- 10 (II) The result of a reorganization of a business entity that was potentially liable;
- 11 (C) The person takes reasonable steps to:
- 12 (I) Stop any continuing release;
- 13 (II) Prevent any threatened future release; and

(III) Prevent or limit human, environmental, or natural resource exposure to anyhazardous substance released on or from property owned by that person;

16 (D) The person provides full cooperation, assistance, and access to persons that are 17 authorized to conduct response actions or natural resource restoration at the site from which there 18 has been a release or threatened release (including the cooperation and access necessary for the 19 installation, integrity, operation, and maintenance of any complete or partial response action or 20 natural resource restoration at the site);

- 21 (E) The person:
- 22 (I) Is in compliance with any land use restrictions established or relied on in connection
- 23 with the response action at the site; and
- (II) Does not impede the effectiveness or integrity of any institutional control employedin connection with a response action; and
- 26 (F) The person provides all legally required notices with respect to the discovery or27 release of any hazardous substances at the facility.
- (ii) To qualify as a person described in this subdivision, a person must establish by a
 preponderance of the evidence that the conditions in subparagraphs (i)(A) through (i)(F) of this
 subdivision have been met.
- 31 SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO HEALTH AND SAFETY -- INDUSTRIAL PROPERTY REMEDIATION AND REUSE ACT

1 This act would provide an exemption for certain so-called "innocent tenants" and 2 property owners of industrial property from liability for costs or damages associated with a 3 release of hazardous materials or petroleum from the property.

4 This act would take effect upon passage.

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