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January 24, 2014

### HOUSE BILL No. 1342

DIGEST OF HB 1342 (Updated January 22, 2014 11:48 am - DI 84)

**Citations Affected:** IC 6-6; IC 6-8.1; IC 13-11; IC 13-20; IC 13-22; IC 13-23; IC 13-25; IC 35-51.

**Synopsis:** Environmental fees and expenses. Provides that the hazardous waste disposal fee (which replaces the hazardous waste disposal tax), the fee on the disposal or incineration of solid waste, and the annual registration fee paid by owners of underground storage tanks shall be collected by the department of environmental management instead of the department of state revenue. Provides that if an underground storage tank consists of a single tank in which there are separate compartments, a separate annual registration fee shall be paid for each compartment within the single tank. Allows the commissioner of the department of environmental management, under certain circumstances, to authorize the modification of a restrictive covenant that the owner of a property contaminated with a hazardous substance has been required to execute and record. Provides for the administrative and personnel expenses incurred by the state in evaluating a proposed modification of a restrictive covenant to be paid from the hazardous substances response trust fund, and requires the environmental rules board to adopt rules providing for the recovery of those expenses by the state. Removes references to the solid waste management board, which was abolished on January 1, 2013.

Effective: July 1, 2014.

## Wolkins

January 15, 2014, read first time and referred to Committee on Environmental Affairs. January 23, 2014, reported — Do Pass.



January 24, 2014

Second Regular Session 118th General Assembly (2014)

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

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

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2013 Regular Session and 2013 First Regular Technical Session of the General Assembly.

### HOUSE BILL No. 1342

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

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

1	SECTION 1. IC 6-6-6.6 IS REPEALED [EFFECTIVE JULY 1,
2	2014]. (Hazardous Waste Disposal Tax).
3	SECTION 2. IC 6-8.1-1-1, AS AMENDED BY P.L.277-2013,
4	SECTION 15, AND AS AMENDED BY P.L.288-2013, SECTION 68,
5	IS CORRECTED AND AMENDED TO READ AS FOLLOWS
6	[EFFECTIVE JULY 1, 2014]: Sec. 1. "Listed taxes" or "taxes" includes
7	only the pari-mutuel taxes (IC 4-31-9-3 through IC 4-31-9-5); the
8	riverboat admissions tax (IC 4-33-12); the riverboat wagering tax
9	(IC 4-33-13); the slot machine wagering tax (IC 4-35-8); the type II
10	gambling game excise tax (IC 4-36-9); the gross income tax (IC 6-2.1)
11	(repealed); the utility receipts and utility services use taxes (IC 6-2.3);
12	the state gross retail and use taxes (IC 6-2.5); the adjusted gross income
13	tax (IC 6-3); the supplemental net income tax (IC 6-3-8) (repealed); the
14	county adjusted gross income tax (IC 6-3.5-1.1); the county option
15	income tax (IC 6-3.5-6); the county economic development income tax
16	(IC 6-3.5-7); the auto rental excise tax (IC 6-6-9); the financial



1 institutions tax (IC 6-5.5); the gasoline tax (IC 6-6-1.1); the alternative 2 fuel permit fee (IC 6-6-2.1); the special fuel tax (IC 6-6-2.5); the motor 3 carrier fuel tax (IC 6-6-4.1); a motor fuel tax collected under a 4 reciprocal agreement under IC 6-8.1-3; the motor vehicle excise tax 5 (IC 6-6-5); the aviation fuel excise tax (IC 6-6-13); the commercial 6 vehicle excise tax (IC 6-6-5.5); the excise tax imposed on recreational 7 vehicles and truck campers (IC 6-6-5.1); the hazardous waste disposal 8 tax (IC 6-6-6.6) (repealed): the cigarette tax (IC 6-7-1): the beer excise 9 tax (IC 7.1-4-2); the liquor excise tax (IC 7.1-4-3); the wine excise tax 10 (IC 7.1-4-4); the hard cider excise tax (IC 7.1-4-4.5); the malt excise tax (IC 7.1-4-5); the petroleum severance tax (IC 6-8-1); the various 11 12 innkeeper's taxes (IC 6-9); the various food and beverage taxes 13 (IC 6-9); the county admissions tax (IC 6-9-13 and IC 6-9-28); the 14 regional transportation improvement income tax (IC 8-24-17); the oil 15 inspection fee (IC 16-44-2); the emergency and hazardous chemical 16 inventory form fee (IC 6-6-10); the penalties assessed for oversize 17 vehicles (IC 9-20-3 and IC 9-30); the fees and penalties assessed for 18 overweight vehicles (IC 9-20-4 and IC 9-30); the underground storage 19 tank fee (IC 13-23); the solid waste management fee (IC 13-20-22); 20 and any other tax or fee that the department is required to collect or 21 administer. 22 SECTION 3. IC 6-8.1-4-1.6 IS AMENDED TO READ AS 23 FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 1.6. Subject to the 24 discretion of the commissioner as set forth in section 1 of this chapter, 25 the commissioner shall establish within the department a special tax 26 division. The division shall do the following: 27 (1) Administer and enforce the following: 28 (A) Gasoline tax (IC 6-6-1.1). 29 (B) Special fuel tax (IC 6-6-2.5). 30 (C) Motor carrier fuel tax (IC 6-6-4.1). 31 (D) Hazardous waste disposal tax (IC 6-6-6.6). 32 (E) (D) Cigarette tax (IC 6-7-1). 33 (F) (E) Tobacco products tax (IC 6-7-2). 34 (G) (F) Alcoholic beverage tax (IC 7.1-4). 35 (H) (G) Petroleum severance tax (IC 6-8-1). 36 (I) (II) Any other tax the commissioner designates. 37 (2) Upon the commissioner's request, conduct studies of the 38 department's operations and recommend whatever changes seem 39 advisable. 40 (3) Annually audit a statistical sampling of the returns filed for 41 the taxes administered by the division. 42 (4) Annually audit a statistical sampling of registrants with the



1	bureau of motor vehicles, international registration plan division.
2 3 4	(5) Review federal tax returns and other data that may be helpful
3	in performing the division's function.
4	(6) Furnish, at the commissioner's request, information that the
5	commissioner requires.
6	(7) Conduct audits requested by the commissioner or the
7	commissioner's designee.
8	(8) Administer the statutes providing for motor carrier regulation
9	(IC 8-2.1).
10	SECTION 4. IC 13-11-2-57 IS AMENDED TO READ AS
11	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 57. "Disposal", for
12	purposes of environmental management laws, means the:
13	(1) discharge;
14	(2) deposit;
15	(3) injection;
16	(4) spilling;
17	(5) leaking; or
18	(6) placing;
19	of any solid waste or hazardous waste into or on any land or water so
20	that the solid waste or hazardous waste, or any constituent of the waste,
21	may enter the environment, be emitted into the air, or be discharged
22	into any waters, including ground waters.
23	(b) "Disposal", for purposes of IC 13-29-1, means the isolation of
24	waste from the biosphere in a permanent facility designed for that
25	purpose.
26	(c) "Disposal", for purposes of IC 13-22-12-3.5, means all forms
27	of disposal in or on the land, including underground injection.
28	SECTION 5. IC 13-11-2-57.2 IS ADDED TO THE INDIANA
29	CODE AS A NEW SECTION TO READ AS FOLLOWS
30	[EFFECTIVE JULY 1, 2014]: Sec. 57.2. "Disposal facility", for
31	purposes of IC 13-22-12-3.5, means a site where hazardous wastes
32	are disposed of in or on the land, including a site associated with,
33	within, or adjacent to facilities generating the waste.
33	SECTION 6. IC 13-11-2-99 IS AMENDED TO READ AS
35	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 99. (a) "Hazardous
35 36	
30 37	waste", for purposes of section 96(a) of this chapter, IC 13-19, and
	environmental management laws, means a solid waste or combination
38	of solid wastes that, because of its quantity, concentration, or physical,
39 40	chemical, or infectious characteristics, may:
40	(1) cause or significantly contribute to an increase in:
41	(A) mortality;
42	(B) serious irreversible illness; or



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1	(C) incapacitating reversible illness; or
2	(2) pose a substantial present or potential hazard to:
3	(A) human health; or
4	(B) the environment;
5	when improperly treated, stored, transported, disposed of, or
6	otherwise managed.
7	(b) "Hazardous waste", for purposes of IC 13-22-10, includes a
8	waste determined to be a hazardous waste under IC 13-22-2-3(b).
9	(c) "Hazardous waste", for purposes of IC 13-22-11, has the
10	meaning set forth in the federal Resource Conservation and Recovery
11	Act (42 U.S.C. 6903(5)), as in effect January 1, 1989.
12	(d) "Hazardous waste", for purposes of IC 13-22-12-3.5,
13	includes any waste that:
14	(1) meets the definition set forth in subsection (a);
15	(2) is determined to be hazardous under the criteria developed
16	under IC 13-22-2-3(a); or
17	(3) is included on the list compiled and maintained by the
18	board under IC 13-22-2-3(b).
19	SECTION 7. IC 13-11-2-232.8 IS ADDED TO THE INDIANA
20	CODE AS A NEW SECTION TO READ AS FOLLOWS
21	[EFFECTIVE JULY 1, 2014]: Sec. 232.8. "Ton", for purposes of
22	IC 13-22-12-3.5, means a short ton.
23	SECTION 8. IC 13-20-22-1, AS AMENDED BY P.L.131-2006,
24	SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
25	JULY 1, 2014]: Sec. 1. (a) Unless the legislative body of a county
26	having a consolidated city elects by ordinance to participate in the
27	rules, ordinances, and governmental structures enacted or created
28	under this chapter, the collection of fees on the disposal of solid waste
29	in a final disposal facility located in that county are exempt until
30	December 2, 2008, from regulation or control under this chapter.
31	(b) (a) A fee is imposed on the disposal or incineration of solid
32	waste in a final disposal facility in Indiana. Except as provided in
33	section 14 of this chapter, the amount of the fee is as follows:
34	(1) For solid waste generated in Indiana and delivered to a final
35	disposal facility in a motor vehicle having a registered gross
36	vehicle weight greater than nine thousand (9,000) pounds, fifty
37	cents (\$0.50) a ton.
38	(2) For solid waste generated outside Indiana and delivered to a
39	final disposal facility in a motor vehicle having a registered gross
40	vehicle weight greater than nine thousand (9,000) pounds:
41	(A) fifty cents (\$0.50) a ton; and
42	(B) if the solid waste management board has adopted rules



1	under subsection (c), an additional amount imposed under the
2	rules.
3 4	(3) For solid waste generated in Indiana or outside Indiana and delivered to a final disposal facility in:
5	(A) a motor vehicle having a registered gross vehicle weight
6	of not more than nine thousand (9,000) pounds; or
7	(B) a passenger motor vehicle (as defined in IC 9-13-2-123);
8	fifty cents (\$0.50) for each load delivered by the motor vehicle.
9	(c) (b) The solid waste management board may adopt rules to
10	establish and impose a fee on the disposal or incineration of solid waste
11	that is:
12	(1) generated outside Indiana; and
13	(2) disposed of or incinerated in a final disposal facility in
14	Indiana.
15	If rules are adopted under this subsection, the fee shall be set at an
16	amount necessary to offset the costs incurred by the state or a county,
17	municipality, or township that can be attributed to the importation of
18	the solid waste into Indiana and the presence of the solid waste in
19	Indiana.
20	(d) (c) Revenue from fees collected under subsection (b)(1) (a)(1)
21	and (b)(2)(A) (a)(2)(A) shall be deposited in the state solid waste
22	management fund established by section 2 of this chapter. Revenue
23	from fees collected under subsection (b)(2)(B) (a)(2)(B) shall be
24	deposited in the hazardous substances response trust fund established
25	by IC 13-25-4-1, except that any part of the revenue that the board
26	finds is necessary to offset costs incurred by counties, municipalities,
27	and townships shall be distributed to solid waste management districts
28	pro rata on the basis of the district's population.
29	(e) (d) If solid waste has been subject to a fee under this section, the
30	total amount of the fee paid shall be credited against any other fee to
31	which the solid waste may later be subject under this section.
32	(f) (e) A fee may not be imposed upon material used as alternate
33	daily cover pursuant to a permit issued by the department under 329
34	IAC 10-20-13.
35	SECTION 9. IC 13-20-22-4 IS REPEALED [EFFECTIVE JULY 1,
36	2014]. Sec. 4. An owner or operator of a final disposal facility
37	responsible for collecting the fees imposed under section 1 of this
38	chapter shall register with the department of state revenue. To register
39	with the department of state revenue, the owner or operator must do the
40	following:
41	(1) Pay a registration fee of twenty-five dollars (\$25).
42	(2) File a verified registration form containing the following:



1	
1	(A) The registrant's name and address.
2	(B) The name and address of each final disposal facility owned
3	or operated by the registrant.
4	(C) Any additional information that the department of state
5	revenue reasonably requires.
6	SECTION 10. IC 13-20-22-5 IS REPEALED [EFFECTIVE JULY
7	1, 2014]. Sec. 5. (a) The department of state revenue may require a
8	registrant under section 4 of this chapter to file a surety bond:
9	(1) in an amount determined by the department of state revenue
10	<del>of:</del>
11	(A) not less than two thousand dollars (\$2,000); and
12	(B) not more than three (3) months tax liability for the
13	registrant as estimated by the department of state revenue; and
14	(2) conditioned upon:
15	(A) the keeping of records; and
16	(B) the making of full and complete reports and payments;
17	as required by this chapter.
18	(b) If the registrant files a bond, the bond must:
19	(1) be with a surety company or financial institution approved by
20	the department of state revenue; and
21	<del>(2) name:</del>
22	(A) the registrant as the principal; and
23	(B) the state as the obligee.
24	SECTION 11. IC 13-20-22-6 IS REPEALED [EFFECTIVE JULY
25	1, 2014]. Sec. 6. (a) The department of state revenue may require a
26	registrant under section 4 of this chapter to furnish a current financial
27	statement with the registration form.
28	(b) After registration, the department of state revenue may require
29	a registrant to periodically furnish a current financial statement. If the
30	registrant's financial condition warrants an increase in the surety bond,
31	the department of state revenue may require the registrant to furnish an
32	increased bond.
33	(c) The department of state revenue may require an audited financial
34	statement under this section.
35	SECTION 12. IC 13-20-22-7 IS REPEALED [EFFECTIVE JULY
36	1, 2014]. Sec. 7. The department of state revenue shall issue a
37	registration card to each registrant under section 4 of this chapter who
38	complies with this chapter. The registration card shall be prominently
39	displayed at each place in Indiana where the registrant is engaged in
40	business as an owner or operator of a final disposal facility.
41	SECTION 13. IC 13-20-22-8 IS REPEALED [EFFECTIVE JULY
42	1, 2014]. Sec. 8. (a) Sixty (60) days after making a written request for



1 release to the department of state revenue, the surety of a bond 2 furnished by a registrant under section 5 of this chapter is released from 3 any liability to the state accruing on the bond after the sixty (60) day 4 period. The release does not affect any liability accruing before the 5 expiration of the sixty (60) day period. (b) The department of state revenue shall promptly notify the 6 7 registrant furnishing the bond that a release has been requested. The 8 registrant must: 9 (1) obtain a new bond that meets the requirements of section 5 of 10 this chapter; and 11 (2) file with the department of state revenue a new bond within 12 the sixty (60) day period. (c) The department of state revenue shall cancel the registration for 13 14 failure to submit a new bond within the sixty (60) day period. 15 SECTION 14. IC 13-20-22-9 IS REPEALED [EFFECTIVE JULY 16 1, 2014]. See: 9. (a) The department of state revenue may, after a hearing, cancel a registration issued to an owner or operator of a final 17 18 disposal facility if the owner or operator does any of the following: 19 (1) Files a false monthly report of the information required by this 20chapter. 21 (2) Fails or refuses to file a monthly report required by this 22 chapter. 23 (3) Fails or refuses to pay the full amount of the fee imposed by 24 this chapter on or before the due date established by section 11 of this chapter. 25 26 (4) Fails or refuses to comply with IC 6-8.1-5-4. 27 (5) Knowingly removes or alters a sign posted by the department 28 of state revenue under section 17 of this chapter. 29 (6) Fails or refuses to have on file a valid bond, as required by 30 section 5 or 8 of this chapter. 31 (7) Fails to honor a subpoena issued under IC 6-8.1-3-12. 32 (b) The department of state revenue shall notify the owner or 33 operator at least fifteen (15) days before the date set for the hearing of the proposed cancellation. The notice must be sent by registered mail 34 to the last known address of the owner or operator. The owner or 35 36 operator may appear at the time and place given in the notice to show 37 cause why the registration should not be canceled. SECTION 15. IC 13-20-22-10 IS REPEALED [EFFECTIVE JULY 38 39 1, 2014]. Sec. 10. A person registered under this chapter may make a 40 written request to the department of state revenue to cancel the person's 41 registration. The department of state revenue may eancel the 42 registration sixty (60) days from the date of the written request if before

1	cancellation the person has:
2	(1) paid all fees, penalties, and interest accruing under this
3	chapter or IC 13-9.5-5 (before its repeal); and
4	(2) surrendered to the department of state revenue the:
5	(A) registration certificate issued under this chapter or
6	IC 13-9.5-5 (before its repeal); and
7	(B) any additional copies of the registration.
8	SECTION 16. IC 13-20-22-11 IS AMENDED TO READ AS
9	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 11. (a) The owner or
10	operator of a final disposal facility is responsible for collecting the fees
11	imposed under section 1 of this chapter from persons delivering solid
12	waste to that facility.
13	(b) Each owner or operator may:
14	(1) deduct from the fees an amount equal to one percent (1%) of
15	the fees collected; and
16	(2) retain this amount as compensation for collecting and
17	remitting the fees;
18	if the fees collected and the reports required under subsection (e) are
19	timely remitted and filed.
20	(c) If:
21	(1) the fees collected are remitted; or
22	(2) the required report is filed;
23	after the due date, the owner or operator shall remit all fees collected
24	to the department. <del>of state revenue.</del>
25	(d) The owner or operator shall remit the remainder of the fees that
26	the owner or operator collects during a month to the department of state
27	revenue not later than ten (10) days after the last day of the month in
28	which the fees are collected.
29	(e) The owner or operator of a final disposal facility shall file
30	monthly reports with the department concerning the fees collected
31	under this section. The department shall adopt a form for these reports.
32	An owner or operator shall use the form in reporting to the department.
33	SECTION 17. IC 13-20-22-12 IS AMENDED TO READ AS
34	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 12. Each month the
35	department of state revenue shall deposit the following:
36	(1) Not less than fifty percent $(50\%)$ of the revenue from the fee
37	imposed under section $\frac{1(b)(1)}{1(a)(1)}$ of this chapter into the
38	Indiana recycling promotion and assistance fund established in
39	IC 4-23-5.5-14.
40	(2) Not more than fifty percent (50%) of the revenue from the fee
41	imposed under section 1(b)(1) 1(a)(1) of this chapter into the
42	fund.



1 (3) The revenue from the fee imposed under section  $\frac{1(b)(2)}{2}$ 2 1(a)(2) of this chapter into the hazardous substance response trust 3 fund established by IC 13-25-4-1. 4 SECTION 18. IC 13-20-22-17 IS REPEALED [EFFECTIVE JULY 5 1, 2014]. Sec. 17. (a) If any of the following conditions occur, the 6 department of state revenue may post a sign at a solid waste disposal 7 site that prohibits further transactions involving solid waste disposal at 8 the site: 9 (1) An owner or operator of a final disposal facility becomes 10 delinquent in payment of any amount due under this chapter. (2) There is evidence that the revenue of an owner or operator of 11 12 a final disposal facility is in jeopardy. 13 (3) An owner or operator of a final disposal facility is operating 14 without the registration required by this chapter. 15 (4) An owner or operator of a final disposal facility is operating 16 without the bond required by this chapter. 17 (5) An owner or operator of a final disposal facility continues to 18 operate the final disposal facility after the registration of the 19 owner or operator has been canceled under this chapter. 20(b) The department of state revenue may require that the sign posted 21 under this section must remain posted until the owner or operator of the 22 final disposal facility does all of the following: 23 (1) Files all reports and pays in full the fees and penalties imposed 24 by this chapter. 25 (2) Pays in full the interest and penalties imposed under 26 IC 6-8.1-10-1 and IC 6-8.1-10-2.1. 27 (3) Obtains the registration required by this chapter. 28 (4) Provides the bond required by this chapter. 29 SECTION 19. IC 13-20-22-19, AS AMENDED BY P.L.158-2013, SECTION 189, IS AMENDED TO READ AS FOLLOWS 30 31 [EFFECTIVE JULY 1, 2014]: Sec. 19. A person who knowingly or 32 intentionally fails to pay the fee to the department of state revenue 33 under section 11 of this chapter commits a Level 6 felony. SECTION 20. IC 13-20-22-20 IS REPEALED [EFFECTIVE JULY 34 35 1, 2014]. Sec. 20. (a) A person who, without authorization: 36 (1) removes; 37 (2) alters; 38 (3) defaces; or 39 (4) covers; 40 a sign posted by the department of state revenue under section 17 of 41 this chapter commits a Class B misdemeanor. However, the offense is 42 a Level 6 felony if the offense is committed with the intent to evade the

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1 fee imposed by this chapter or to defraud the state. 2 (b) An owner or operator of a final disposal facility shall notify the 3 department of state revenue not later than two (2) days after 4 discovering that a sign posted by the department has been removed, 5 altered, defaced, or covered. 6 (c) An owner or operator of a final disposal facility who fails to 7 notify the department under subsection (b) commits a Class B 8 misdemeanor. 9 SECTION 21. IC 13-22-12-1 IS AMENDED TO READ AS 10 FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 1. Notwithstanding the fees established under IC 13-16-1, the hazardous waste: 11 (1) permit application fees; 12 13 (2) annual operation fees; and 14 (3) prices for purchasing manifests; and 15 (4) disposal fees; 16 contained provided for in this chapter are established. 17 SECTION 22. IC 13-22-12-3.5 IS ADDED TO THE INDIANA 18 CODE AS A NEW SECTION TO READ AS FOLLOWS 19 [EFFECTIVE JULY 1, 2014]: Sec. 3.5. (a) For the disposal of 20 hazardous waste in Indiana, the fees are as follows: 21 (1) For hazardous waste disposed of in a disposal facility, 22 eleven dollars and fifty cents (\$11.50) per ton. If hazardous 23 waste is mixed with or dissolved or suspended in water or 24 another liquid at the time it is disposed of in a disposal 25 facility, the entire mixture, solution, or suspension disposed of 26 is considered hazardous waste disposed of in a disposal facility 27 for the purposes of this subdivision. 28 (2) For hazardous waste disposed of by underground 29 injection, eleven dollars and fifty cents (\$11.50) per ton. 30 However, a person required to pay disposal fees under this 31 subdivision is not liable for more than twenty-five thousand 32 dollars (\$25,000) in disposal fees under this subdivision for all 33 hazardous waste disposed of by the person by underground 34 injection in one (1) calendar year. 35 (b) Fees imposed under subsection (a)(1) shall be paid by the 36 operator of the disposal facility at which the hazardous waste is 37 disposed of. For hazardous waste disposed of by underground 38 injection at a location other than a disposal facility, the fee imposed 39 on the disposal of the hazardous waste under subsection (a)(2) shall 40 be paid by the person disposing of the hazardous waste. 41 (c) Fees imposed under this section shall be paid quarterly to the 42 department in the manner prescribed by the department. However,



1 the department is not required to assess quarterly payments 2 separately. Fees under this section begin accruing on January 1 of 3 each year. 4 (d) The fees imposed under this section shall be based on the 5 total tonnage of hazardous waste disposed of. The fees do not apply 6 to the treatment or storage of hazardous waste in a disposal 7 facility. 8 (e) The fees collected under this section shall be deposited in the 9 hazardous substances response trust fund established by 10 IC 13-25-4-1. 11 SECTION 23. IC 13-22-12-13 IS AMENDED TO READ AS 12 FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 13. Except for the 13 hazardous waste disposal fee collected under section 3.5 of this 14 chapter, the fees and delinquency charges collected under this chapter: 15 (1) are payable to the department; and (2) shall be deposited in the environmental management permit 16 17 operation fund established by IC 13-15-11-1. 18 SECTION 24. IC 13-23-12-1 IS AMENDED TO READ AS 19 FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 1. (a) Each year, the 20 owner of if an underground storage tank that has not been closed before July January 1 of any the year under: 21 22 (1) rules adopted under IC 13-23-1-2; or 23 (2) a requirement imposed by the commissioner before the 24 adoption of rules under IC 13-23-1-2; 25 the owner of the underground storage tank shall pay to the 26 department of state revenue an annual registration fee. 27 (b) The annual registration fee required by this section is as follows: 28 (1) Ninety dollars (\$90) for each underground petroleum storage 29 tank. 30 (2) Two hundred forty-five dollars (\$245) for each underground 31 storage tank containing regulated substances other than 32 petroleum. 33 (c) If an underground storage tank consists of a single tank in 34 which there are separate compartments, a separate fee shall be 35 paid under subsection (b) for each compartment within the single 36 tank. 37 (c) (d) If an underground storage tank consists of a combination of 38 tanks, a separate fee shall be paid **under subsection (b)** for each tank 39 in the combination of tanks. 40 SECTION 25. IC 13-23-12-2 IS AMENDED TO READ AS 41 FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 2. If the total amount

42 of the fees owed under this article exceed five hundred dollars (\$500),



1 the fee payer has the option of paying the annual fees in four (4) equal 2 installment payments. The department of state revenue shall establish 3 a payment schedule to implement this section. 4 SECTION 26. IC 13-23-12-3 IS AMENDED TO READ AS 5 FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 3. Except as provided 6 by section 2 of this chapter, the fee required by section 1 of this chapter 7 shall be paid annually in accordance with a payment schedule 8 established by the department. of state revenue. The fee payment form 9 provided by the department of state revenue must accompany the fee 10 payment. SECTION 27. IC 13-23-12-4 IS AMENDED TO READ AS 11 12 FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 4. The department of 13 state revenue shall collect the fees paid under this chapter and deposit 14 the fees as follows: 15 (1) Fees paid in connection with underground petroleum storage 16 tanks shall be deposited as follows: 17 (A) Forty-five dollars (\$45) shall be deposited in the excess 18 liability trust fund. 19 (B) Forty-five dollars (\$45) shall be deposited in the petroleum 20 trust fund. 21 (2) Fees paid in connection with underground storage tanks used 22 to contain regulated substances other than petroleum shall be 23 deposited as follows: 24 (A) Forty-five dollars (\$45) shall be deposited in the 25 hazardous substances response trust fund. (B) Two hundred dollars (\$200) shall be deposited in the 26 27 excess liability trust fund. 28 SECTION 28. IC 13-23-12-5 IS REPEALED [EFFECTIVE JULY 29 1, 2014]. Sec. 5. (a) The department of state revenue shall provide each person who pays a fee under this chapter with a receipt and a copy of 30 31 the receipt. The receipt or the copy of the receipt shall be maintained 32 at: 33 (1) the place of business where the underground storage tank is 34 located; or 35 (2) if no place of business exists where the tank is located, the 36 place of business or residence of the owner of the tank. 37 (b) The owner of the tank shall produce the receipt for inspection at 38 the request of any authorized representative of the department or the 39 state fire marshal. 40SECTION 29. IC 13-23-12-6 IS REPEALED [EFFECTIVE JULY 41 1, 2014]. Sec. 6. At least thirty (30) days before payment of a fee is due 42 in accordance with the schedule established under section 3 of this

1	chapter, the department of state revenue shall attempt to notify each
2	owner of an underground storage tank who has submitted notification
3	to the department as required under 42 U.S.C. 6991a(a) of the
4	requirements of this chapter.
5	SECTION 30. IC 13-25-4-1 IS AMENDED TO READ AS
6	FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 1. (a) The hazardous
7	substances response trust fund is established. The purpose of the fund
8	is to accumulate and maintain a source of money for the following
9	purposes:
10	(1) Financing contracts or cooperative agreements between the
11	state and the President of the United States under Section 104 of
12	CERCLA (42 U.S.C. 9604).
13	(2) Providing state assistance in the form of supplies, materials,
14	services, and equipment to:
15	(A) prevent the release of a hazardous substance or
16	contaminant; or
17	(B) control, contain, isolate, neutralize, remove, store, or
18	dispose of any hazardous substance or contaminant already
19	released into or on the air, land, or waters of Indiana.
20	(3) Financing response actions that are:
21	(A) undertaken or authorized by the commissioner with
22	respect to sites in Indiana; and
23	(B) considered by the commissioner to be necessary to protect
24	the public health or welfare or the environment from the
25	release or threatened release of a hazardous substance or
26	contaminant.
27	(4) Paying expenses related to releases of regulated substances
28	other than petroleum from underground storage tanks under
29	IC 13-23-13-7.
30	(5) Paying administrative and personnel expenses incurred by the
31	state in responding to releases or threats of releases of hazardous
32	substances or contaminants.
33	(6) Paying claims for the reimbursement of necessary response
34	costs incurred by persons that have received preauthorization
35	from the commissioner for reimbursement.
36	(7) Providing grants for household hazardous waste and
37	conditionally exempt small quantity generator waste collection,
38	recycling, or disposal projects under IC 13-20-20.
39	(8) Paying administrative and personnel expenses incurred by the
40	department in implementing and administering household
41	hazardous waste and conditionally exempt small quantity
42	generator waste collection, recycling, or disposal projects under



1	IC 13-20-20.
2	(9) Transferring funds to the environmental remediation revolving
3	loan fund established by IC 13-19-5-2.
4	(10) Paying administrative and personnel expenses incurred
5	by the state in evaluating proposed modifications of restrictive
6	covenants required under section 24(e) of this chapter.
7	(b) Money in the fund at the end of a state fiscal year does not revert
8	to the state general fund.
9	SECTION 31. IC 13-25-4-2, AS AMENDED BY P.L.38-2012,
10	SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
11	JULY 1, 2014]: Sec. 2. The sources of money for the fund are the
12	following:
13	(1) Revenue produced by the levy under IC 6-6-6.6. Fees paid
14	under IC 13-22-12-3.5 for the disposal of hazardous waste.
15	(2) Any payment to the state or the fund as:
16	(A) reimbursement for amounts expended by the state in a
17	response action; <del>or</del>
18	(B) reimbursement of administrative and personnel
19	expenses incurred by the state in evaluating proposed
20	modifications of restrictive covenants required under
21	section 24(e) of this chapter; or
22	(B) (C) a settlement or judgment stemming from a lawsuit by
23	the state or federal government to recover amounts expended
24 25	by the state in a response action, including recoveries under
23 26	section 10 of this chapter.
20 27	<ul><li>(3) Accrued interest and other investment earnings of the fund.</li><li>(4) Fees paid under IC 13-23-12-4(2) by owners and operators of</li></ul>
28	underground storage tanks used to contain regulated substances
28 29	other than petroleum.
30	(5) Appropriations made by the general assembly and gifts and
31	donations from private and public entities intended for deposit in
32	the fund.
33	(6) Grants and other payments made by the United States
34	government under:
35	(A) the federal Solid Waste Disposal Act (42 U.S.C. 6901 et
36	seq.) in relation to regulated substances other than petroleum;
37	or
38	(B) CERCLA.
39	(7) Money received from responsible parties under agreements
40	under section 23 of this chapter for response actions at specific
41	sites.
42	SECTION 32. IC 13-25-4-7, AS AMENDED BY P.L.133-2012,



1 SECTION 154, IS AMENDED TO READ AS FOLLOWS 2 [EFFECTIVE JULY 1, 2014]: Sec. 7. (a) The board shall adopt rules 3 under IC 4-22-2 and IC 13-14-9 establishing criteria for determining 4 the commissioner's priorities in selecting hazardous substance response 5 sites. Until these rules have been adopted under this subsection, the 6 commissioner shall give priority to those sites presenting a significant 7 threat to public health and environment. 8 (b) The board shall adopt rules under IC 4-22-2 and IC 13-14-9 9 providing for the recovery of administrative and personnel 10 expenses incurred by the state in evaluating proposed 11 modifications of restrictive covenants required under section 24(e) 12 of this chapter. 13 SECTION 33. IC 13-25-4-24 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2014]: Sec. 24. (a) This section 14 15 applies to real property that is: 16 (1) the site of an existing or former hazardous waste facility that 17 is or was subject to regulation under: 18 (A) IC 13-22-2 through IC 13-22-8 and IC 13-22-13 through 19 IC 13-22-14; or 20 (B) Subchapter III of the federal Solid Waste Disposal Act (42 21 U.S.C. 6921 through 6939e); or 22 (2) a site: 23 (A) on which a hazardous substance has been: 24 (i) deposited; 25 (ii) stored; or 26 (iii) disposed of; and 27 (B) that is or was listed on the Comprehensive Environmental 28 Response, Compensation, and Liability Information System 29 (CERCLIS) in accordance with Section 116 of CERCLA (42 30 U.S.C. 9616); 31 if more than an insignificantly small amount of a hazardous substance 32 remains on or beneath the surface of that property after the partial or 33 final closure of a hazardous waste facility located on the property or the 34 completion of a remedial action on the property under CERCLA or this 35 chapter. 36 (b) The owner of real property described in subsection (a) shall 37 execute and record, in the office of the county recorder of the county 38 in which the property is located, a restrictive covenant applying to the 39 property if the commissioner determines that a restrictive covenant 40 meeting the requirements set forth in subsection (c) is necessary to 41 protect the public health or welfare or the environment from 42

unreasonable risk of future exposure to a hazardous substance.



1	(c) A restrictive covenant required under this section must:
2	(1) to the extent feasible, describe:
3	(A) the identity, quantity, and location of every hazardous
4	substance:
5	(i) deposited;
6	(ii) stored;
7	(iii) disposed of; or
8	(iv) placed;
9	on the property; and
10	(B) the extent to which each hazardous substance remains on
11	the property; and
12	(2) incorporate the conditions and restrictions that the
13	commissioner considers necessary to assure that the future use of
14	the property will not disturb the final cover, any liners, or any
15	components of the hazardous substance containment system on
16	the property, or disturb the function of the monitoring system on
17	the property, unless the commissioner finds that the disturbance:
18	(A) is necessary to the proposed use of the property and will
19	not increase the potential hazards to human health or to the
20	environment; or
$\frac{2}{21}$	(B) is necessary to mitigate a threat to human health or to the
22	environment.
${23}$	(d) If a change of conditions or advancements in science or
24	technology permit an alteration in the conditions and restrictions
25	imposed by a restrictive covenant required by this section that would
26	not increase the potential hazards to human health or to the
27	environment, the commissioner <del>upon written request by the owner of</del>
28	the real property, may under subsection (e) authorize the filing of a
29	supplemental recording recognizing a change in the restrictive
30	covenant in the office of the county recorder to reflect the change in the
31	conditions and restrictions.
32	(e) The commissioner may authorize the filing of a supplemental
33	recording recognizing a modification of a restrictive covenant
34	under subsection (d) if the owner of the real property submits to
35	the department:
36	(1) a written request for the modification of the covenant;
37	(2) a copy of the proposed modification of the restrictive
38	covenant; and
39	(3) information indicating why the covenant should be
40	modified.
41	The information submitted under subdivision (3) must be sufficient
42	to enable the department to determine whether the proposed
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1	modification of the restrictive covenant will increase the potential
2	hazards to human health or the environment. The commissioner
3	may request additional information from the owner of the real
4	property if necessary to the making of a determination under this
5	subsection.
6	SECTION 34. IC 35-51-13-1, AS ADDED BY P.L.70-2011,
7	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8	JULY 1, 2014]: Sec. 1. The following statutes define crimes in IC 13:
9	IC 13-18-8-9 (Concerning water pollution control).
10	IC 13-18-13-31 (Concerning water pollution control).
11	IC 13-18-21-31 (Concerning water pollution control).
12	IC 13-19-5-17 (Concerning environmental remediation revolving
13	loan program).
14	IC 13-20-13-17 (Concerning solid waste management).
15	IC 13-20-22-19 (Concerning solid waste management).
16	IC 13-20-22-20 (Concerning solid waste management).
17	IC 13-20-22-21 (Concerning solid waste management).
18	IC 13-23-7-9 (Concerning underground storage tanks).
19	IC 13-23-9-6 (Concerning underground storage tanks).
20	IC 13-25-4-28 (Concerning hazardous substances).
21	IC 13-29-1-14 (Concerning Midwest Interstate Compact on
22	Low-Level Radioactive Waste).
23	IC 13-30-10-1 (Concerning the environment).
24	IC 13-30-10-1.5 (Concerning the environment).
25	IC 13-30-10-5 (Concerning the environment).
26	IC 13-30-10-6 (Concerning the environment).



#### COMMITTEE REPORT

Mr. Speaker: Your Committee on Environmental Affairs, to which was referred House Bill 1342, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill do pass.

(Reference is to HB 1342 as introduced.)

Committee Vote: Yeas 12, Nays 0

Representative Wolkins

