Amendment - 2nd Reading/2nd House-tan - Requested by: Marty Malone - (H) Committee of the Whole - 2023				
- 2023 68th Legislature 2023		Drafter: Jason Mohr, 406-444-1640	SB0334.002.002	
1		SENATE BILL NO. 334		
2		INTRODUCED BY J. ESP		
3				
4	A BILL FOR AN A	CT ENTITLED: "AN ACT PROVIDING DEFINITIONS TO CLARIFY IMPLEI	MENTATION OF	
5	THE PETROLEUN	I STORAGE TANK CLEANUP PROGRAM; AMENDING SECTIONS 75-11	<del>-302,</del> 75-11-307,	
6	AND-75-11-309, <u>7</u>	<u>5-11-312, AND 75-11-318,</u> MCA; AND PROVIDING AN IMMEDIATE EFFE	CTIVE DATE."	
7				
8	BE IT ENACTED I	BY THE LEGISLATURE OF THE STATE OF MONTANA:		
9				
10	Section 1	- Section 75-11-302, MCA, is amended to read:		
11	<del>"75-11-30</del>	2. Definitions. Except as provided in subsections (2), (14), and (25) (3), (	<u>15), and (28)</u> , the	
12	following definition	<del>is apply to this part:</del>		
13	<del>(1)</del> "⊅	ccidental release" means a sudden or nonsudden release, neither expecte	d nor intended by	
14	the tank owner or	operator, of petroleum or petroleum products from a storage tank that resul	<del>ts in a need for</del>	
15	corrective action o	r compensation for third-party bodily injury or property damage.		
16	<u>(2)</u> "∕	<u>actual cost"</u> <u>means a cost:</u>		
17	<del>(a) as</del>	sociated with the preparation or implementation of a corrective action plan	supported by an	
18	<u>invoice, receipt, or</u>	statement by a contractor; or		
19	<del>(b) th</del>	at documents compensation made to a third party for bodily injury or proper	<del>ty damage</del>	
20	caused by a releas	<u>3e.</u>		
21	<u>(2)(3)</u> "A	wiation gasoline" means aviation fuel as defined in 15-70-401. For the purp	oses of this	
22	chapter, aviation g	asoline does not include JP-4 jet fuel sold to a federal defense fuel supply o	<del>center.</del>	
23	<del>(3)<u>(4)</u> "E</del>	Board" means the petroleum tank release compensation board established i	n <del>2-15-2108</del> .	
24	<del>(4)<u>(5)</u> "E</del>	Bodily injury" means physical injury, sickness, or disease sustained by an inc	dividual, including	
25	death that results	from the physical injury, sickness, or disease at any time.		
26	<del>(5)<u>(6)</u> "C</del>	Claim" means a written request prepared and submitted by an owner or ope	rator or an agent	
27	of the owner or op	erator for reimbursement of expenses caused by an accidental release fron	n a petroleum	

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1	storage tank.		4
2	<del>(6)</del>	"Corrective action" means investigation, monitoring, cleanup, restoration, abai	tement, removal,
3		ions necessary to respond to a release.	
4	<del>(7)</del> —	"Department" means the department of environmental quality provided for in 2	
5	<del>(8)</del>	"Distributor" means a person who is licensed to sell gasoline or special fuel, a	s provided in 15-
6	<del>70-402</del> , and v	who:	
7	<del>(a)</del>	in the state of Montana, engages in the business of producing, refining, manu	facturing, or
8	compounding	<del>g gasoline, aviation gasoline, special fuel, or heating oil for sale, use, or distributi</del> c	<del>)n;</del>
9	<del>(b)</del>	imports gasoline, aviation gasoline, special fuel, or heating oil for sale, use, or	-distribution in
10	this state;		
11	<del>(c)</del>	engages in wholesale distribution of gasoline, aviation gasoline, special fuel, o	ə <del>r heating oil in</del>
12	this state;		
13	<del>(d)</del>	is an exporter;	
14	<del>(e)</del>	is a dealer licensed as of January 1, 1969, except a dealer at an established a	<del>airport; or</del>
15	<del>(f)</del> —	either blends gasoline with ethanol or blends heating oil with waste oil.	
16	<del>(9)<u>(1</u></del>	<u>0</u> "Eligible costs" means expenses reimbursable under 75-11-307.	
17	<del>(10)(</del>	11) "Export" means to transport out of the state of Montana, by means other than	<del>n in the fuel</del>
18	supply tank c	of a motor vehicle, gasoline, aviation gasoline, special fuel, or heating oil received	from a refinery or
19	pipeline term	inal within the state of Montana.	
20	<del>(11)(</del>	<u>12)</u> "Exporter" means a person who transports, by means other than in the fuel s	upply tank of a
21	motor vehicle	e, gasoline, aviation gasoline, special fuel, or heating oil received from a refinery o	<del>ər pipeline</del>
22	terminal withi	in the state of Montana to a destination outside the state of Montana for sale, use	+, or consumption
23	beyond the b	oundaries of the state of Montana.	
24	<del>(12)<u>(</u></del>	13) "Fee" means the petroleum storage tank cleanup fee provided for in 75-11-3	44.
25	<del>(13)(</del>	14) "Fund" means the petroleum tank release cleanup fund established in 75-11-	<b>-313</b> .
26	<del>(14)(</del>	15) "Gasoline" means gasoline as defined in 15-70-401. For the purposes of this	<del>; chapter,</del>
27	<del>gasoline doe</del>	s not include JP-4 jet fuel sold to a federal defense fuel supply center.	



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1	(15)(16) "Heating oil" means petroleum that is No. 1, No. 2, No. 4-light, No. 4-heavy, No. 5-light, No. 5-		
2	heavy, and No. 6 technical grades of fuel oil; other residual fuel oils, including navy special fuel oil and bunker		
3	C; and other fuels when used as substitutes for one of these fuel oils. Heating oil is typically used in the		
4	operation of heating equipment, boilers, or furnaces.		
5	(16)(17) "Import" means to receive into a person's possession or custody first after its arrival and		
6	coming to rest at a destination within the state any gasoline, aviation gasoline, special fuel, or heating oil		
7	shipped or transported into this state from a point of origin outside this state, other than in the fuel supply tank		
8	of a motor vehicle.		
9	(18) "Necessary cost" means a cost associated with an action approved by the department to		
10	prepare or implement an approved corrective action plan.		
11	(17)(19) "Operator" means a person in control of or having responsibility for the daily operation of a		
12	petroleum storage tank.		
13	<del>(18)<u>(20)</u> (a) "Owner" means:</del>		
14	(i) a person that holds title to, controls, or possesses an interest in a petroleum storage tank; or		
15	(ii) a person that owns the property on which a petroleum storage tank from which a release		
16	occurred was located.		
17	(b) The term does not include a person that holds an interest in a storage tank solely for financial		
18	security, unless through foreclosure or other related actions the holder of a security interest has taken		
19	possession of the tank.		
20	(19)(21) "Person" means an individual, firm, trust, estate, partnership, company, association, joint-		
21	stock company, syndicate, consortium, commercial entity, corporation, or agency of state or local government.		
22	(20)(22) "Petroleum" or "petroleum products" means crude oil or any fraction of crude oil that is liquid		
23	at standard conditions of temperature and pressure (60 degrees F and 14.7 pounds per square inch absolute)		
24	or motor fuel blend, such as ethanol-blended gasoline, and that is not augmented or compounded by more than		
25	a de minimis amount of another substance.		
26	(21)(23) "Petroleum storage tank" means a tank that contains or contained petroleum or petroleum		
27	products and that is:		



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1	<del>(a)</del>	an underground storage tank as defined in 75-11-503 ;	
2	<del>(b)</del>	a storage tank that is situated in an underground area, such as a basemen	t <del>, cellar, mine, drift,</del>
3	<del>shaft, or tunnel</del>	<u>.</u>	
4	<del>(C)</del>	an aboveground storage tank with a capacity of less than 30,000 gallons; o	÷
5	<del>(d)</del>	aboveground or underground pipes associated with tanks under subsectior	<del>ıs (21)(b) and</del>
6	<del>(21)(c) <u>(23)(b)</u> (</del>	and (23)(c), except that pipelines regulated under the following laws are excl	uded:
7	<del>(i)</del>	the Natural Gas Pipeline Safety Act of 1968, 49 U.S.C. 1671, et seq.;	
8	<del>(ii)</del>	the Hazardous Liquid Pipeline Safety Act of 1979, 49 U.S.C. 2001, et seq.;	and
9	<del>(iii)</del>	state law comparable to the provisions of law referred to in subsections (21	<del>)(d)(i) and (21)(d)(ii)</del>
10	(23)(d)(i) and (2	23)(d)(ii), if the facility is intrastate.	
11	<del>(22)<u>(</u>24</del>	<ol> <li>"Properly designed and installed double-walled tank system" means a pet</li> </ol>	roleum storage tank
12	and associated	I product piping that is designed and constructed with rigid inner and outer w	alls separated by an
13	interstitial spac	e and that is capable of being monitored for leakage. The design and constru	uction of these tank
14	<del>systems must r</del>	meet any applicable standards of the department and the department of justi	<del>ce fire prevention</del>
15	and investigation	on bureau. The material used in construction must be compatible with the liqu	uid to be stored in
16	t <del>he system, an</del>	d the system must be designed to prevent the release of any stored liquid.	
17	<del>(23)<u>(</u>25</del>	5) "Property damage" means:	
18	<del>(a)</del>	physical injury to tangible property, including loss of use of that property ca	used by the injury;
19	<del>or</del>		
20	<del>(b)</del>	loss of use of tangible property that is not physically injured.	
21	<u>(26)</u>	<u>"Reasonable cost" means</u> <u>an actual cost</u> <u>that</u> <u>:</u>	
22	<del>(a)</del>	falls within the range of allowable costs established by the board;	
23	<del>(b)</del>	has been submitted after an approved competitive bidding process;	
24	<del>(c)</del>	has been approved by the department in writing to respond to an emergence	<del>y at the site of a</del>
25	<u>release in orde</u>	r to prevent more extensive damage or injury that would have occurred witho	<del>)ut such approval; or</del>
26	<u>(d)</u>	has been approved by the department in writing, details the number of hou	r <del>s needed to</del>
27	<u>complete a tas</u>	<u>k, and has been submitted with an approved hourly rate.</u>	



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1	<del>(24)<u>(2</u></del>	7) "Release" means any spilling, leaking, emitting, discharging, escaping, leach	iing, or disposing		
2	of petroleum o	r petroleum products from a petroleum storage tank into ground water, surface	<del>water, surface</del>		
3	<del>soils, or subsu</del>	rface soils.			
4	<del>(25)<u>(</u>2</del>	8) "Special fuel" means those combustible liquids commonly referred to as dies	el fuel or another		
5	volatile liquid c	of less than 46 degrees A.P.I. (American petroleum institute) gravity test, except	liquid petroleum		
6	<del>gas. For the p</del> ા	urposes of this chapter, special fuel does not include diesel fuel sold to a railroa	<del>d or a federal</del>		
7	defense fuel si	upply center."			
8					
9	Sectio	on 1. Section 75-11-307, MCA, is amended to read:			
10	"75-11	-307. Reimbursement for expenses caused by release. (1) Subject to the a	availability of		
11	money from th	e fund under subsection (6), an owner or operator who is eligible under 75-11-3	08 and who		
12	complies with	75-11-309 and any rules adopted to implement those sections must be reimburg	sed by the board		
13	from the fund for the following eligible costs caused by a release from a petroleum storage tank:				
14	(a)	corrective action costs as required by a department-approved corrective actio	n plan, except		
15	that if the corre	ective action plan:			
16	(i)	addresses releases of substances other than petroleum products from an elig	jible petroleum		
17	storage tank, t	he board may reimburse only the costs that would have reasonably been incurr	ed if the only		
18	release at the site was the release of the petroleum or petroleum products from the eligible petroleum storage				
19	tank; <del>or</del>				
20	(ii)	includes the establishment of a petroleum mixing zone, as defined in 75-11-5	03, the board may		
21	reimburse the	cost of an easement established pursuant to 75-11-508; OR			
22	<u>(III)</u>	INCLUDES COSTS FOR THE PURPOSE OF INTENTIONALLY REMEDIATING THE RELEASE	E FROM A		
23	PETROLEUM ST	ORAGE TANK THAT EXCEED DEPARTMENT STANDARDS; and			
24	(b)	compensation paid to third parties for bodily injury or property damage. The b	oard may not		
25		property damage until the corrective action is completed.			
26	(2)	An owner or operator may not be reimbursed from the fund for the following e	expenses:		
27	(=) (a)	corrective action costs or the costs of bodily injury or property damage paid to			
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1	are determined	l by the board to be ineligible for reimbursement;			
2	(b)	costs for bodily injury and property damage, other than corrective action costs, incurred by the	е		
3	owner or opera	itor;			
4	(c)	penalties or payments for damages incurred under actions by the department, board, or			
5	federal, state, l	ocal, or tribal agencies or other government entities involving judicial or administrative			
6	enforcement a	ctivities and related negotiations;			
7	(d)	attorney fees and legal costs of the owner, the operator, or a third party;			
8	(e)	costs for the repair or replacement of a tank or piping or costs of other materials, equipment, of	or		
9	labor related to	the operation, repair, or replacement of a tank or piping;			
10	(f)	expenses incurred before April 13, 1989, for owners or operators seeking reimbursement from	n		
11	the petroleum	ank release cleanup fund and expenses incurred before May 15, 1991, for owners or operators	S		
12	seeking reimbu	irsement from the petroleum tank release cleanup fund for a tank storing heating oil for			
13	consumptive u	se on the premises where it is stored or for a farm or residential tank with a capacity of 1,100			
14	gallons or less	that is used for storing motor fuel for noncommercial purposes;			
15	(g)	expenses exceeding the maximum reimbursements provided for in subsection (4);			
16	(h)	costs for which an owner or operator has received reimbursement or payment from an insurer	r		
17	or other third p	arty, including a grantor;			
18	(i)	expenses for work completed by or on behalf of the owner or operator more than 5 years prior	or		
19	to the owner's	or operator's request for reimbursement. This limitation does not apply to claims for			
20	compensation	paid to third parties for bodily injury or property damage. The running of the 5-year limitation			
21	period is suspe	ended by an appeal of the board's denial of eligibility for reimbursement. If a written request for			
22	hearing is filed	under 75-11-309, the suspension of the 5-year limitation period is effective from the date of the	Э		
23	board's initial e	ligibility denial to the date on which the initial eligibility denial is overturned or reversed by the			
24	board, a district court, or the state supreme court, whichever occurs latest. The board may grant reasonable				
25	extensions of t	his limitation period if it is shown that the need for the extension is not due to the negligence of			
26	the owner or o	perator or agent of the owner or operator.			
27	(j)	costs that the board has determined are not <del>actual,</del> reasonable <del>, and necessary</del> costs of			



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Amendment - 2nd Reading/2nd House-tan - Requested by: Marty Malone - (H) Committee of the Whole - 2023 68th Legislature 2023 Drafter: Jason Mohr, 406-444-1640 SB0334.002.002 1 reimbursement before applying for reimbursement from the board; 2 (b) are not reimbursable from the fund unless the grantor is designated by the owner or operator 3 as an agent to receive the reimbursement for eligible costs incurred by the grantor; and 4 except for the amount considered to have been paid by the owner or operator pursuant to (c) 5 subsection (5)(a), are considered to have been reimbursed from the fund for purposes of determining when the 6 board has paid the maximum amount payable from the fund under subsection (4)(a)(i) or (4)(b)(i). 7 (6) If the fund does not contain sufficient money to pay approved claims for eligible costs ENDING 8 MONTHLY BALANCE OF THE FUND IS LESS THAN \$1.5 MILLION, excluding a reimbursement for a cost associated with 9 an emergency response, a reimbursement may not be made and the fund and the board are not liable for 10 making any reimbursement for the costs at that time. When the ENDING MONTHLY BALANCE OF THE fund contains 11 sufficient money MORE THAN \$1.5 MILLION, eligible costs must be reimbursed subsequently in the order in which 12 they were approved by the board." 13 14 Section 2. Section 75-11-309, MCA, is amended to read: "75-11-309. Procedures for reimbursement of eligible costs -- corrective action plans. (1) An 15 owner or operator seeking reimbursement for eligible costs and the department shall comply with the following 16 17 procedures: 18 If an owner or operator discovers or is provided evidence that a release may have occurred (a) 19 from the owner's or operator's petroleum storage tank, the owner or operator shall immediately notify the 20 department of the release and conduct an initial response to the release in accordance with state and federal 21 laws and rules to protect the public health and safety and the environment. 22 (b) Except for a tank for which a permit is sought under 75-11-308(1)(b)(iii) and that is closed 23 within 120 days of discovery of the release, following discovery of the release, the petroleum storage tank must 24 remain in compliance with applicable state and federal laws and rules that the board determines pertain to 25 prevention and mitigation of petroleum releases. 26 (c) The owner or operator shall conduct a thorough investigation of the release and, subject to

27 <u>subsection (1)(d)</u>, report the findings to the department, and, as determined necessary by the department,



- 2023 68th Legislature 2023 Drafter: Jason Mohr, 406-444-1640 SB0334.002.002 1 prepare and submit for approval by the department a corrective action plan that conforms with state, tribal 2 (when applicable), and federal corrective action requirements. 3 (D) FOR A RELEASE IN WHICH THE COSTS ARE EXPECTED TO EXCEED \$100,000, AN OWNER OR 4 OPERATOR, A REPRESENTATIVE OF THE OWNER OR OPERATOR, THE DEPARTMENT, AND THE BOARD, and board staff 5 SHALL MEET TO DISCUSS THE RESPONSE TO THE RELEASE. FOR A RELEASE IN WHICH THE COSTS ARE EXPECTED TO BE 6 LESS THAN \$100,000, AN OWNER OR OPERATOR, A REPRESENTATIVE OF THE OWNER OR OPERATOR, THE DEPARTMENT, 7 AND-THE BOARD, and board staff MAY MEET TO DISCUSS THE RESPONSE TO THE RELEASE IF ANY PARTY REQUESTS A 8 MEETING. 9 <del>(d)(E</del>) (i) The department shall review the corrective action plan and forward a copy to a local 10 government office, THE BOARD, and, when applicable, a tribal government office with jurisdiction over a 11 corrective action for the release. The local or tribal government office AND THE BOARD shall inform the 12 department if it wants any modification of the proposed plan. Based on its own review and comments received from a local government, A tribal government, 13 (ii) 14 THE BOARD, or other source, the department, subject to 75-11-408(4)(b), may approve the proposed corrective 15 action plan, make or request the owner or operator to modify the proposed plan, or prepare its own plan for 16 compliance by the owner or operator. A plan finally approved by the department through any process provided 17 in this subsection (1)(d) is the approved corrective action plan. 18 (iii) After the department approves a corrective action plan, a local government, or A tribal 19 government, OR THE BOARD may not impose different corrective action requirements on the owner or operator. 20 A corrective action plan prepared by the owner, operator, or department for any petroleum <del>(e)</del>(F) 21 storage tank release may include the establishment of a petroleum mixing zone as defined in 75-11-503. 22 The department shall notify the owner or operator of its approval of a corrective action plan and <del>(f)</del>(G) 23 shall promptly submit a copy of the approved corrective action plan to the board. Upon review, the board may 24 request that the corrective action plan be amended pursuant to 75-11-508 to include a petroleum mixing zone. 25 If the department finds that the conditions for establishment of a petroleum mixing zone in 75-11-508 are 26 satisfied, the corrective action plan must be amended to include a petroleum mixing zone. 27 (q)(H) The owner or operator shall implement the corrective action plan or plans approved by the



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- 1 determination by the department that the owner or operator has returned to compliance with the requirements
- 2 of Title 75, chapter 11, part 5, or rules adopted pursuant to Title 75, chapter 11, part 5, suspended and future

3 claims may be reimbursed according to criteria established by the board. In establishing the criteria, the board

- 4 shall consider the effect and duration of the noncompliance.
- 5 (3) The board shall review each claim received under subsections (1)(h) and (1)(i) (1)(I) AND (1)(J),

6 make the determination required by this subsection, inform the owner or operator of its determination, and, as

7 appropriate, reimburse the owner or operator from the fund. Before approving a reimbursement, the board shall

- 8 affirmatively determine that:
- 9 (a) the expenses for which reimbursement is claimed:
- 10 (i) are eligible costs; and
- 11 (ii) were <u>ACTUALLY, NECESSARILY, AND</u> actually, necessarily, and reasonably incurred for the

12 preparation or implementation of a corrective action plan approved by the department or for payments to a third

13 party for bodily injury or property damage; and

14 (b) the owner or operator:

15 (i) is eligible for reimbursement under 75-11-308; and

16 (ii) has complied with this section and any rules adopted pursuant to this section. Upon a

17 determination by the board that the owner or operator has not complied with this section or rules adopted

18 pursuant to this section, all reimbursement of pending and future claims must be suspended. Upon a

19 determination by the board that the owner or operator has returned to compliance with this section or rules

20 adopted pursuant to this section, suspended and future claims may be reimbursed according to criteria

established by the board. In establishing the criteria, the board shall consider the effect and duration of the

22 noncompliance.

- (4) (a) If an owner or operator disagrees with a board determination under subsection (3), the
  owner or operator may submit a written request for a hearing before the board.
- 25 (b) A written request for a hearing must be received by the board within 120 days after notice of 26 the board's determination is served on the owner or operator by certified mail. The notice of determination must 27 advise the owner or operator of the 120-day time limit for submitting a written request for a hearing to the board.



- 2023 68th Legislature 2023 Drafter: Jason Mohr, 406-444-1640 SB0334.002.002 1 Not less than 50 days or more than 60 days after the board serves the notice of determination, the board shall 2 serve on the owner or operator a second notice by certified mail advising the owner or operator of the deadline 3 for requesting a hearing. Service by certified mail is complete on the date shown on the certified mail receipt. 4 If a written request is received within 120 days, the hearing must be held at a meeting of the (c) 5 board or as otherwise permitted under the Montana Administrative Procedure Act no later than 120 days 6 following receipt of the request or at a time mutually agreed to by the board and the owner or operator. 7 If a written request is not received within 120 days, the determination of the board is final. (d) 8 (5) The board shall obligate money for reimbursement of eligible costs of owners and operators in 9 the order that the costs are finally approved by the board. 10 (6) (a) The board may, at the request of an owner or operator, guarantee in writing the 11 reimbursement of eligible costs that have been approved by the board but for which money is not currently 12 available from the fund for reimbursement. The board may, at the request of an owner or operator, guarantee in writing reimbursement of 13 (b) 14 eligible costs not yet approved by the board, including estimated costs not yet incurred. A guarantee for payment under this subsection (6)(b) does not affect the order in which money in the fund is obligated under 15 16 subsection (5). 17 When considering a request for a guarantee of payment, the board may require pertinent (c) 18 information or documentation from the owner or operator. The board may grant or deny, in whole or in part, any 19 request for a guarantee." 20 21 SECTION 3. SECTION 75-11-312, MCA, IS AMENDED TO READ: 22 **"75-11-312.** Review of corrective action plans and claims. (1) To ensure that the fund provided for 23 in 75-11-313 is being used in the most efficient manner, the board may shall implement a program of third-party 24 review for corrective action plans and claims. The board may submit a corrective action plan or claim for review 25 by a qualified third party of the board's choosing.

26 (2) If a third-party review suggests that a corrective action plan is inappropriate for the release, the 27 board may remand the plan to the department for further review.



Amendment - 2nd Reading/2nd House-tan - Requested by: Marty Malone - (H) Committee of the Whole				
	gislature 2023	Drafter: Jason Mohr, 406-444-1640 SB0334.002.002		
1	(3)	If a third-party review suggests that submitted costs do not comply with the requirements of 75-		
2		he board may deny the costs, subject to 75-11-309(4)."		
2	11-309(3)(a), ii			
4	SECTIO	DN 4. SECTION 75-11-318, MCA, IS AMENDED TO READ:		
5		-318. Powers and duties of board. (1) The board shall administer the petroleum tank release		
6	cleanup fund ir	n accordance with the provisions of this part, including the payment of reimbursement to owners		
7	and operators.	The board may hire its own staff to assist in the implementation of this part.		
8	(2)	The board shall determine whether to approve reimbursement of eligible costs under the		
9	provisions of 7	5-11-309(3), shall obligate money from the fund for approved costs, and shall act on requests for		
10	the guarantee	of payments through the procedures and criteria provided in 75-11-309.		
11	(3)	The board may conduct meetings, hold hearings, undertake legal action, and conduct other		
12	business that n	nay be necessary to administer its responsibilities under this part. The board shall meet at least		
13	quarterly for the	e purpose of reviewing and approving claims for reimbursement from the fund and conducting		
14	other business	as necessary.		
15	(4)	The board shall use the fund to pay for:		
16	(a)	department expenses incurred in providing assistance to the board. The board shall review and		
17	comment on al	I department administrative budget proposals that are assessed against the fund prior to		
18	submittal of the	e department budget for legislative approval. Department administrative expenses on behalf of		
19	the board may	include:		
20	(i)	the review or preparation of corrective action plans;		
21	(ii)	the oversight of corrective action undertaken by owners and operators for the purposes of this		
22	part; and			
23	(iii)	the actual and necessary administrative support provided to the board.		
24	(b)	department of transportation staff expenses used for the collection of the petroleum storage		
25	tank cleanup fe	ee;		
26	(c)	third-party review of corrective action plans or claims pursuant to 75-11-312;		
27	(d)	board staff expenses; and		



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1	(e)	expenses of implementing the board's duties as provided in this part.		
2	(5)	The board shall adopt rules to administer this part, including:		
3	(a)	rules governing submission of claims by owners or operators to the department and board;		
4	(b)	procedures for determining owners or operators who are eligible for reimbursement and		
5	determining the	e validity of claims;		
6	(c)	procedures for the review and approval of corrective action plans;		
7	(d)	procedures for conducting board meetings, hearings, and other business necessary for the		
8	implementation	n of this part;		
9	(e)	the criteria and reimbursement rates applicable to those owners and operators who comply		
10	with a violation	letter issued by the department; <del>and</del>		
11	<u>(f)</u>	procedures for third-party review of corrective action plans or claims pursuant to 75-11-312;		
12	and			
13	<del>(f)(g)</del>	other rules necessary for the administration of this part.		
14	(6)	The board may apply for, accept, and repay loans from the board of investments pursuant to		
15	17-6-225.			
16	(7)	The board shall conduct an analysis of the short-term and long-term viability of the fund and		
17	report its finding	gs to the director of the department and the legislative auditor by July 1 prior to each regular		
18	legislative sess	ion. This analysis must include but is not limited to:		
19	(a)	trends in fund revenue and expenditure activity;		
20	(b)	exposure to long-term liabilities;		
21	(c)	impacts of changes in state and federal regulations relating to underground and aboveground		
22	storage tanks;			
23	(d)	availability of petroleum storage tank liability insurance in the private sector and trends in		
24		ie insurance; and		
25	(e)	the continuing need for collection of all or part of the petroleum tank release cleanup fee."		
26	x-7			
20		SECTION. Section 5. Saving clause. [This act] does not affect rights and duties that matured,		
21	INEVV C			



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68th Le	egislature 2023		Drafter: Jason Mohr, 406-444-1640	SB0334.002.002
1 2	penalties that were incurred, c	or procee	dings that were begun before [the effective d	ate of this act].
3	NEW SECTION. Sec	tion 6.	Effective date. [This act] is effective on pass	age and approval.
4			- END -	

