## Florida Senate - 2005

By the Committees on Governmental Oversight and Productivity; Environmental Preservation; and Senator Dockery

585-1975-05

1	A bill to be entitled
2	An act relating to notification of
3	contamination; amending s. 376.301, F.S.;
4	defining specified terms; creating s.
5	376.30702, F.S.; requiring that a person
6	provide notice to the Division of Waste
7	Management of the Department of Environmental
8	Protection, the department's district office,
9	and the Department of Health when contamination
10	is discovered as a result of site
11	rehabilitation activities; providing
12	requirements for notice; requiring notice when
13	laboratory analytical results demonstrate that
14	contamination exists in any medium beyond the
15	boundaries of the property of the site
16	rehabilitation; providing requirements for
17	notice; requiring that the department notify
18	the record owners of real property at which
19	contamination has been discovered; authorizing
20	the department to collaborate with the
21	Department of Health to establish procedures
22	for responding to public inquiries; providing
23	rulemaking authority; providing an effective
24	date.
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26	Be It Enacted by the Legislature of the State of Florida:
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28	Section 1. Present subsections (8) through (10), (11)
29	through (29), (30) through (44), and (45) through (47) of
30	section 376.301, Florida Statutes, are renumbered as
31	subsections (9) through (11), (13) through (31), (33) through
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1 (47), and (49) through (51), respectively, and new subsections 2 (8), (12), (32), and (48) are added to that section, to read: 376.301 Definitions of terms used in ss. 3 4 376.30-376.319, 376.70, and 376.75.--When used in ss. 376.30-376.319, 376.70, and 376.75, unless the context clearly 5 6 requires otherwise, the term: 7 (8) "Cleanup target level" means the concentration for each contaminant identified by an applicable analytical test 8 method, in the medium of concern, at which a site 9 10 rehabilitation program is deemed complete. (12) "Contamination" means the presence of free 11 12 product or any contaminant in surface water, groundwater, soil, or sediment, or upon the land, in concentrations that 13 exceed the applicable cleanup target levels or that result in 14 contaminated sediment, as specified in department rules. 15 (32) "Person responsible for site rehabilitation" 16 17 means the person performing site rehabilitation pursuant to 18 the requirements of s. 376.3071(5), s. 376.3078(4), s. 376.81, or s. 376.30701. Such persons may include, but are not limited 19 to, any person who has legal responsibility for site 2.0 21 rehabilitation pursuant to chapter 376 or chapter 403, the department when it conducts site rehabilitation, a real 2.2 23 property owner, a facility owner or operator, any person responsible for brownfield site rehabilitation, or any person 2.4 who voluntarily rehabilitates a site and seeks acknowledgement 25 from the department for approval of site rehabilitation 26 27 program tasks. 2.8 (48) "Temporary point of compliance" means the boundary represented by one or more designated monitoring 29 wells at which groundwater cleanup target levels may not be 30 exceeded while site rehabilitation is proceeding. 31

1 Section 2. Section 376.30702, Florida Statutes, is 2 created to read: 376.30702 Contamination notification; findings; 3 4 intent; applicability; initial notice of contamination; department's notice responsibilities; subsequent notice of 5 6 contamination for temporary point of compliance; status update 7 5-year notice; rulemaking authority.--(1) FINDINGS; INTENT; APPLICABILITY. -- The Legislature 8 finds and declares that when contamination is discovered by 9 10 any person as a result of site rehabilitation activities conducted pursuant to the risk-based corrective action 11 provisions found in s. 376.3071(5), s. 376.3078(4), s. 376.81, 12 13 or s. 376.30701, it is in the public's best interest that potentially affected persons be notified of the existence of 14 such contamination. Therefore, persons discovering such 15 contamination shall notify the department of such discovery in 16 17 accordance with the requirements of this section, and the 18 department shall be responsible for notifying the affected public. The Legislature intends for the provisions of this 19 section to govern the notice requirements for early 2.0 21 notification of the discovery of contamination. 22 (2) INITIAL NOTICE OF CONTAMINATION BEYOND PROPERTY 23 BOUNDARIES. -- After the effective date of this act, if at any time during site rehabilitation conducted pursuant to s. 2.4 <u>376.3071(5), s. 376.3078(4), s. 376.81, or s. 376.30701, the</u> 25 person responsible for site rehabilitation, its authorized 26 27 agent, or other representative discovers from laboratory 2.8 analytical results that comply with appropriate quality assurance protocols specified in department rules that 29 contamination exists in any medium beyond the boundaries of 30 the property at which site rehabilitation was initiated 31

1	pursuant to s. 376.3071(5), s. 376.3078(4), s. 376.81, or s.
2	376.30701, the person responsible for site rehabilitation
3	shall give actual notice as soon as possible, but no later
4	than 10 days following such discovery, to the Division of
5	Waste Management at the department's Tallahassee office. The
6	actual notice shall be provided on a form adopted by
7	department rule and mailed by certified mail, return receipt
8	requested. The person responsible for site rehabilitation
9	shall simultaneously mail a copy of such notice to the
10	appropriate department district office and county health
11	department. The notice shall include the following
12	information:
13	(a) The location of the property at which site
14	rehabilitation was initiated pursuant to s. 376.3071(5), s.
15	<u>376.3078(4), s. 376.81, or s. 376.30701, and contact</u>
16	information for the person responsible for site
17	rehabilitation, its authorized agent, or other representative;
18	(b) A listing of all record owners of any real
19	property, other than the property at which site rehabilitation
20	was initiated pursuant to s. 376.3071(5), s. 376.3078(4), s.
21	376.81, or s. 376.30701, at which contamination has been
22	discovered; the parcel identification number for any such real
23	property; the owner's address listed in the current county
24	property tax office records; and the owner's telephone number;
25	(c) Separate tables by medium, including, groundwater,
26	soil, surface water, or sediment, which list sampling
27	locations; the sampling date; names of contaminants detected
28	above cleanup target levels; their corresponding cleanup
29	target levels; the contaminant concentrations; and whether the
30	cleanup target level is based on health or nuisance,
31	organoleptic, or aesthetic concerns; and

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1	(d) A vicinity map that shows the sampling locations
2	with corresponding laboratory analytical results and the date
3	on which each sample was collected, and identifies the
4	property boundaries of the property at which site
5	rehabilitation was initiated pursuant to s. 376.3071(5), s.
б	<u>376.3078(4), s. 376.81, or s. 376.30701, and any other</u>
7	property at which contamination has been discovered during
8	such site rehabilitation.
9	(3) DEPARTMENT'S NOTICE RESPONSIBILITIESWithin 30
10	days after receiving the actual notice required pursuant to
11	subsection (2), or within 30 days after the effective date of
12	this act, if the department already possesses information
13	equivalent to that required by the notice, the department
14	shall send a copy of such notice, or an equivalent
15	notification, to all record owners of any real property, other
16	than the property at which site rehabilitation was initiated
17	pursuant to s. 376.3071(5), s. 376.3078(4), s. 376.81, or s.
18	376.30701, at which contamination has been discovered. Along
19	with the copy of the notice or its equivalent, the department
20	shall include a letter identifying sources of additional
21	information about the contamination and a telephone number to
22	which further inquiries should be directed. The department may
23	collaborate with the Department of Health to develop such
24	sources of information and to establish procedures for
25	responding to public inquiries about health risks associated
26	with contaminated sites.
27	(4) RULEMAKING AUTHORITYThe department may adopt
28	rules to administer this section, and shall adopt any rules
29	and forms that are necessary to administer the
30	contamination-notification requirements of this section.
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 Florida Senate - 2005
 CS for CS for SB 330

 585-1975-05

1	Section 3. This act shall take effect September 1,
2	2005.
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4	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN
5	COMMITTEE SUBSTITUTE FOR <u>CS for Senate Bill 330</u>
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7	Makes conforming and technical changes.
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