2010

1 A bill to be entitled 2 An act relating to contamination notification; amending s. 3 376.30702, F.S.; revising contamination notification 4 provisions; requiring individuals responsible for site 5 rehabilitation to provide notice of site rehabilitation to 6 specified entities; revising provisions relating to the 7 content of such notice; requiring the Department of 8 Environmental Protection to provide notice of site 9 rehabilitation to specified entities and certain property 10 owners; requiring the department to verify compliance with 11 notice requirements; authorizing the department to pursue enforcement measures for noncompliance with notice 12 13 requirements; revising the department's contamination 14 notification requirements for certain public schools; 15 requiring the department to provide specified notice to 16 certain private schools, child care facilities, and public 17 and private colleges and universities; requiring the department to provide specified notice to public schools 18 19 and public and private colleges and universities within 20 specified areas; providing notice requirements, including 21 directives to extend such notice to certain other persons; 22 requiring the department to provide a list of sites under 23 rehabilitation to specified entities; requiring local 24 governments to provide specified notice to homeowners' and 25 neighborhood associations; authorizing the department to 26 recover notification costs from responsible parties under 27 certain conditions; revising rulemaking authority; 28 providing an effective date.

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29 30 Be It Enacted by the Legislature of the State of Florida: 31 32 Section 1. Section 376.30702, Florida Statutes, is amended 33 to read: 376.30702 Contamination notification.-34 35 FINDINGS; INTENT; APPLICABILITY.-The Legislature finds (1)and declares that when contamination is discovered by any person 36 37 as a result of site rehabilitation activities conducted pursuant 38 to the risk-based corrective action provisions found in s. 39 376.3071(5), s. 376.3078(4), s. 376.81, or s. 376.30701, or pursuant to an administrative or court order, it is in the 40 41 public's best interest that potentially affected persons be 42 notified of the existence of such contamination. Therefore, 43 persons discovering such contamination shall notify the 44 department and those identified under this section of the such 45 discovery in accordance with the requirements of this section, and the department shall be responsible for notifying the 46 47 affected public. The Legislature intends that for the provisions of this section to govern the notice requirements for early 48 49 notification of the discovery of contamination. 50 INITIAL NOTICE OF CONTAMINATION BEYOND PROPERTY (2)51 **BOUNDARIES**.-52 If at any time during site rehabilitation conducted (a) pursuant to s. 376.3071(5), s. 376.3078(4), s. 376.81, or s. 53 54 376.30701, or an administrative or court order the person responsible for site rehabilitation, the person's authorized 55 56 agent, or another representative of the person discovers from Page 2 of 10

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57 laboratory analytical results that comply with appropriate 58 quality assurance protocols specified in department rules that 59 contamination as defined in applicable department rules exists 60 in any groundwater, surface water, or soil medium beyond the 61 boundaries of the property at which site rehabilitation was initiated pursuant to s. 376.3071(5), s. 376.3078(4), s. 376.81, 62 63 or s. 376.30701, the person responsible for site rehabilitation shall give actual notice as soon as possible, but no later than 64 65 45 10 days after the from such discovery, to the Division of 66 Waste Management at the department's Tallahassee office. The 67 actual notice must shall be provided on a form adopted by department rule and mailed by certified mail, return receipt 68 requested. The person responsible for site rehabilitation shall 69 70 simultaneously provide by certified mail, return receipt 71 requested, mail a copy of the such notice to the appropriate 72 department district office and τ county health department τ and 73 all known lessees and tenants of the source property.

74 (b) The notice <u>must shall</u> include the following 75 information:

76 <u>1.(a)</u> The location of the property at which site 77 rehabilitation was initiated pursuant to s. 376.3071(5), s. 78 376.3078(4), s. 376.81, or s. 376.30701 and contact information 79 for the person responsible for site rehabilitation, the person's 80 authorized agent, or another representative of the person.

81 <u>2.(b)</u> A listing of all record owners of <u>the</u> any real 82 property, other than the property at which site rehabilitation 83 was initiated pursuant to s. 376.3071(5), s. 376.3078(4), s. 84 376.81, or s. 376.30701, at which contamination has been Page 3 of 10

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discovered; the parcel identification number for any such real property; and the owner's address listed in the current county property tax office records; and the owner's telephone number. The requirements of this paragraph do not apply to the notice to known tenants and lessees of the source property.

90 3.(c) Separate tables for by medium, such as groundwater, 91 soil, and surface water which, or sediment, that list sampling 92 locations identified on the vicinity map described in subparagraph 4.; sampling dates; names of contaminants detected 93 above cleanup target levels; their corresponding cleanup target 94 levels; the contaminant concentrations; and whether the cleanup 95 96 target level is based on health, nuisance, organoleptic, or 97 aesthetic concerns.

98 4.(d) A vicinity map that shows each sampling location 99 with corresponding laboratory analytical results described in 100 subparagraph 3. and the date on which the sample was collected 101 and that identifies the property boundaries of the property at 102 which site rehabilitation was initiated pursuant to s. 103 376.3071(5), s. 376.3078(4), s. 376.81, or s. 376.30701 and any 104 the other properties at which contamination has been discovered 105 during such site rehabilitation. If available, a contaminant 106 plume map signed and sealed by a state-licensed professional 107 engineer or geologist may be included with the vicinity map.

108

(3) DEPARTMENT'S NOTICE RESPONSIBILITIES.-

109 <u>(a)</u> Within <u>15</u> 30 days after receiving the actual notice 110 required <u>under pursuant to</u> subsection (2), or within <u>30 days of</u> 111 the effective date of this act if the department already 112 possesses information equivalent to that required by the notice, Page 4 of 10

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113	the department shall verify that the person responsible for site
114	rehabilitation has complied with the notice requirements of
115	subsection (2) send a copy of such notice, or an equivalent
116	notification, to all record owners of any real property, other
117	than the property at which site rehabilitation was initiated
118	pursuant to s. 376.3071(5), s. 376.3078(4), s. 376.81, or s.
119	376.30701, at which contamination has been discovered. If the
120	person responsible for site rehabilitation has not complied with
121	the notice requirements of subsection (2), then the department
122	may pursue enforcement as provided under this chapter and
123	chapter 403.
124	(b) Within 30 days after receiving the actual notice
125	required under subsection (2), the department shall notify the
126	following persons of the contamination for which notice was
127	required pursuant to subsection (2):
128	1. The mayor, the chair of the county commission, or the
129	comparable senior elected official representing the affected
130	area.
131	2. The city manager, the county administrator, or the
132	comparable senior administrative official representing the
133	affected area.
134	3. The state senator and state representative representing
135	the affected area.
136	4. All real property owners, presidents of any condominium
137	associations or sole owners of condominiums, presidents of any
138	cooperative associations or sole owners of cooperatives,
139	lessees, and the tenants of record for:
140	a. Any real property, other than the property at which
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141 site rehabilitation was initiated pursuant to s. 376.30701, s. 142 376.3071(5), s. 376.3078(4), or s. 376.81, at which 143 contamination has been discovered; 144 b. Any properties identified within the boundaries of a 145 contaminant plume located on a contaminant plume map provided 146 pursuant to subparagraph (2)(b)4., any properties identified by 147 a state-licensed professional engineer or professional geologist 148 through a certified site-specific determination that such 149 contamination is reasonably likely to be present beyond the 150 boundaries of the source property, or any properties within a 151 500-foot radius of each sampling point at which contamination is 152 discovered where a contaminant plume map is not provided, if 153 site rehabilitation was initiated pursuant to s. 376.30701 or an 154 administrative or court order; and 155 c. Any properties identified within the boundaries of a 156 contaminant plume located on a contaminant plume map provided 157 pursuant to subparagraph (2) (b) 4., any properties identified by 158 a state-licensed professional engineer or professional geologist 159 through a certified site-specific determination that such 160 contamination is reasonably likely to be present beyond the 161 boundaries of the source property, or any properties within a 162 250-foot radius of each sampling point at which contamination is 163 discovered where a contaminant plume map is not provided, if 164 site rehabilitation was initiated pursuant to s. 376.3071(5), s. 165 376.3078(4), or s. 376.81, or at, or in connection with, a 166 permitted solid waste management facility subject to a 167 groundwater monitoring plan.

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(c) The notice provided to:

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169 1. Local government officials described in subparagraphs 170 (b)1. and 2. shall be mailed by certified mail, return receipt 171 requested. 172 2. Real property owners, presidents of any condominium 173 associations or sole owners of condominiums, presidents of any 174 cooperative associations or sole owners of cooperatives, 175 lessees, and tenants of record shall be delivered by certified 176 mail, return receipt requested, first-class mail, hand delivery, 177 or door hanger. 178 (d)1. If the property at which contamination has been discovered is the site of a public pre-K or K-12 school as 179 180 defined in s. 1003.01, the department shall mail also send a 181 copy of the notice to the superintendent chair of the school 182 board of the school district in which the property is located 183 and direct the superintendent said school board to provide actual notice within 10 days to teachers and parents or 184 185 quardians of students attending the public pre-K or K-12 school 186 during the period of site rehabilitation. 187 2. If the property at which contamination has been 188 discovered is the site of a private pre-K or K-12 school or a 189 child care facility as defined in s. 402.302, the department 190 shall mail a copy of the notice to the governing board, 191 principal, or owner of the private pre-K or K-12 school or child 192 care facility and direct the governing board, principal, or owner to provide actual notice within 10 days to teachers and 193 194 parents or guardians of students or children attending the 195 private pre-K or K-12 school or child care facility during the 196 period of site rehabilitation.

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197	3. If any property within a 1-mile radius of the sampling
198	point at which contamination has been discovered during site
199	rehabilitation pursuant to s. 376.30701 or an administrative or
200	court order is the site of a public pre-K or K-12 school as
201	defined in s. 1003.01, the department shall mail a copy of the
202	notice to the superintendent of the school district in which the
203	property is located.
204	4. If any property within a 250-foot radius of the
205	sampling point at which contamination has been discovered during
206	site rehabilitation pursuant to s. 376.3071(5), s. 376.3078(4),
207	or s. 376.81, or at, or in connection with, a permitted solid
208	waste management facility subject to a groundwater monitoring
209	plan, is the site of a public pre-K or K-12 school as defined in
210	s. 1003.01, the department shall mail a copy of the notice to
211	the superintendent of the school district in which the property
212	is located.
213	5. If the property at which contamination has been
214	discovered is the site of a public or private college or
215	university, the department shall mail a copy of the notice to
216	the president of the public or private college or university and
217	the chair of the Board of Governors or board of trustees.
218	6. If any property within a 1-mile radius of the sampling
219	point at which contamination has been discovered during site
220	rehabilitation pursuant to s. 376.30701 or an administrative or
221	court order is the site of a public or private college or
222	university, the department shall mail a copy of the notice to
223	the president of the public or private college or university and
224	the chair of the Board of Governors or board of trustees.
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225	7. If any property within a 250-foot radius of the
226	sampling point at which contamination has been discovered during
227	site rehabilitation pursuant to s. 376.3071(5), s. 376.3078(4),
228	or s. 376.81 is the site of a public or private college or
229	university, the department shall mail a copy of the notice to
230	the president of the public or private college or university and
231	the chair of the Board of Governors or board of trustees.
232	(e) Along with the copy of the notice or its equivalent,
233	the department shall include a letter identifying sources of
234	additional information about the contamination and a telephone
235	number to which further inquiries should be directed. The
236	department may collaborate with the Department of Health to
237	develop such sources of information and to establish procedures
238	for responding to public inquiries about health risks associated
239	with contaminated sites.
240	(f) The department shall provide quarterly a list to both
241	United States Senators for the state of all contaminated sites
242	being rehabilitated pursuant to s. 376.30701, s. 376.3071(5), s.
243	376.3078(4), or s. 376.81 that are located within the state and
244	to each representative to Congress for the state of all
245	contaminated sites being rehabilitated pursuant to s. 376.30701,
246	s. 376.3071(5), s. 376.3078(4), or s. 376.81 that are located
247	within that individual's congressional district.
248	(4) LOCAL GOVERNMENT'S NOTICE RESPONSIBILITIESWithin 30
249	days after receiving the actual notice required under subsection
250	(3), the local government shall mail a copy of the notice to the
251	president of any homeowners' association created pursuant to
252	chapter 720, the president or equivalent representative of any
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253 incorporated voluntary homeowners' or neighborhood association, 254 and the president or equivalent representative of any other 255 existing voluntary homeowners' or neighborhood association that 256 is not incorporated but has registered with the applicable local 257 government pursuant to local governmental requirements that are 258 located within the areas identified in sub-subparagraph 259 (3) (b) 4.a., sub-subparagraph (3) (b) 4.b., or sub-subparagraph 260 (3) (b) 4.c. 261 (5) RECOVERY OF NOTIFICATION COSTS.-The department may 262 recover the costs of postage, materials, and labor associated 263 with notification from the party responsible for the 264 contamination, unless site rehabilitation is eligible for state-265 funded cleanup pursuant to the risk-based corrective action 266 provisions found in s. 376.3071(5) or s. 376.3078(4), provided 267 that sufficient funds exist within the trust funds to cover the 268 cost of the notification. 269 (6) (4) RULEMAKING AUTHORITY.-The department shall adopt 270 rules and forms pursuant to ss. 120.536(1) and 120.54 to 271 administer implement the requirements of this section.

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Section 2. This act shall take effect July 1, 2010.

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