1 AN ACT

- 2 relating to the regulation of underground and aboveground storage
- 3 tanks.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. Subsection (c), Section 7.156, Water Code, is
- 6 amended to read as follows:
- 7 (c) A person commits an offense if the person is an owner or
- 8 operator of an <u>underground</u> [undeground] storage tank regulated
- 9 under Chapter 26 into which any regulated substance is delivered
- 10 [or physically delivers any regulated substance into an underground
- 11 storage tank regulated under Chapter 26] unless the underground
- 12 storage tank has been issued a valid, current underground storage
- 13 tank registration and certificate of compliance under Section
- 14 26.346.
- SECTION 2. Section 26.342, Water Code, is amended by adding
- 16 Subdivision (16-a) to read as follows:
- 17 (16-a) "Subsurface soil" does not include backfill or
- 18 native material that is placed immediately adjacent to or
- 19 <u>surrounding an underground storage tank system when the system is</u>
- 20 <u>installed or the system's individual components are replaced unless</u>
- 21 free phase petroleum product is present in the backfill or native
- 22 <u>material</u>.
- SECTION 3. Subsections (a) and (b), Section 26.3467, Water
- 24 Code, are amended to read as follows:

- The owner or operator of an underground storage tank 1 2 into which a regulated substance is to be deposited shall provide the common carrier a copy of the certificate of compliance for the 3 4 specific underground storage tank into which the regulated substance is to be deposited before accepting delivery of the 5 6 regulated substance into the underground storage tank. The owner 7 or operator of an underground storage tank may comply with this subsection by obtaining a current copy of the certificate from the 8 9 commission's Internet website.
- 10 (b) An owner or operator of an underground storage tank [A person] who [knowingly] violates Subsection (a) commits an offense that is punishable as provided by Section 7.156 for an offense under that section.
- SECTION 4. Subsection (f), Section 26.351, Water Code, is amended to read as follows:
- 16 (f) The person performing corrective action under this 17 section, if the release was reported to the commission on or before 18 December 22, 1998, shall meet the following deadlines:
- (1) a complete site assessment and risk assessment (including, but not limited to, risk-based criteria for establishing target concentrations), as determined by the executive director, must be received by the agency no later than September 1, 2002;
- 24 (2) a complete corrective action plan, as determined 25 by the executive director and including, but not limited to, 26 completion of pilot studies and recommendation of a cost-effective 27 and technically appropriate remediation methodology, must be

- 1 received by the agency no later than September 1, 2003. The person
- 2 may, in lieu of this requirement, submit by this same deadline a
- 3 demonstration that a corrective action plan is not required for the
- 4 site in question under commission rules. Such demonstration must
- 5 be to the executive director's satisfaction;
- 6 (3) for those sites found under Subdivision (2) to
- 7 require a corrective action plan, that plan must be initiated and
- 8 proceeding according to the requirements and deadlines in the
- 9 approved plan no later than March 1, 2004;
- 10 (4) for sites which require either a corrective action
- 11 plan or groundwater monitoring, a comprehensive and accurate annual
- 12 status report concerning those activities must be submitted to the
- 13 agency;
- 14 (5) for sites which require either a corrective action
- plan or groundwater monitoring, all deadlines set by the executive
- 16 director concerning the corrective action plan or approved
- 17 groundwater monitoring plan shall be met; and
- 18 (6) for sites that require either a corrective action
- 19 plan or groundwater monitoring, have met all other deadlines under
- 20 this subsection, and have submitted annual progress reports that
- 21 <u>demonstrate progress toward meeting closure requirements, a</u> site
- 22 closure request must be submitted to [requests for all sites where]
- 23 the executive director [agreed in writing that no corrective action
- 24 plan was required must be received by the agency] no later than
- 25 September 1, 2007 [2005]. The request must be complete, as judged
- 26 by the executive director.
- 27 SECTION 5. Subsection (b), Section 26.355, Water Code, is

- 1 amended to read as follows:
- 2 (b) An owner or operator of an underground or aboveground
- 3 storage tank from which a regulated substance is released is liable
- 4 to the state unless:
- 5 (1) the release was caused by:
- 6 (A) $\left[\frac{1}{1}\right]$ an act of God;
- 7 (B) (2) an act of war;
- 8 $\underline{\text{(C)}}$ [$\frac{\text{(3)}}{\text{)}}$] the negligence of the State of
- 9 Texas or the United States; or
- 10 (D) $\left[\frac{(4)}{1}\right]$ an act or omission of a third
- 11 party; or
- 12 (2) the site at which the release occurred has been
- 13 admitted into the petroleum storage tank state-lead program under
- 14 Section 26.3573(r-1).
- 15 SECTION 6. Section 26.3573, Water Code, is amended by
- amending Subsections (d), (r), and (s) and adding Subsection (r-1)
- 17 to read as follows:
- 18 (d) The commission may use the money in the petroleum
- 19 storage tank remediation account to pay:
- 20 (1) necessary expenses associated with the
- 21 administration of the petroleum storage tank remediation account
- 22 and the groundwater protection cleanup program[, not to exceed an
- 23 amount equal to: 11.8 percent of the gross receipts of that account
- 24 for FY02/03; 16.40 percent of the gross receipts of that account for
- 25 FY04/05; and 21.1 percent of the gross receipts of that account for
- 26 FY06/07];
- 27 (2) expenses associated with investigation, cleanup,

- 1 or corrective action measures performed in response to a release or
- 2 threatened release from a petroleum storage tank, whether those
- 3 expenses are incurred by the commission or pursuant to a contract
- 4 between a contractor and an eligible owner or operator as
- 5 authorized by this subchapter; and
- 6 (3) subject to the conditions of Subsection (e) [of
- 7 this section], expenses associated with investigation, cleanup, or
- 8 corrective action measures performed in response to a release or
- 9 threatened release of hydraulic fluid or spent oil from hydraulic
- 10 lift systems or tanks located at a vehicle service and fueling
- 11 facility and used as part of the operations of that facility.
- 12 (r) Except as provided by Subsection (r-1), the [The]
- 13 petroleum storage tank remediation account may not be used to
- 14 reimburse any person for corrective action performed after
- 15 September 1, 2005.
- 16 (r-1) In this subsection, "state-lead program" means the
- 17 petroleum storage tank state-lead program administered by the
- 18 commission. The executive director shall grant an extension for
- 19 corrective action reimbursement to a person who is an eligible
- 20 owner or operator under Section 26.3571. The petroleum storage
- 21 tank remediation account may be used to reimburse an eligible owner
- 22 <u>or operator for corrective action performed under an extension</u>
- 23 before August 31, 2007. Not later than July 1, 2007, an eligible
- 24 owner or operator who is granted an extension under this subsection
- 25 may apply to the commission in writing using a form provided by the
- 26 commission to have the site subject to corrective action placed in
- 27 the state-lead program. The eligible owner or operator must agree

- in the application to allow site access to state personnel and state 1 contractors as a condition of placement in the state-lead program 2 3 under this subsection. On receiving the application for placement in the state-lead program under this subsection, the executive 4 director by order shall place the site in the state-lead program 5 until the corrective action is completed to the satisfaction of the 6 7 commission. An eligible owner or operator of a site that is placed in the state-lead program under this subsection is not liable to the 8 9 commission for any costs related to the corrective action.
- 10 (s) The petroleum storage tank remediation account may not
 11 be used to reimburse any person for corrective action contained in a
 12 reimbursement claim filed with the commission after March 1, 2008
 13 [2006].
- SECTION 7. Subsection (b), Section 26.35731, Water Code, is amended to read as follows:

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- (b) The commission may postpone considering, processing, or paying [not consider, process, or pay] a claim for reimbursement from the petroleum storage tank remediation account for corrective action work begun without prior commission approval after September 1, 1993, that is filed with the commission before January 1, 2005 [and without prior commission approval until all claims for reimbursement for corrective action work preapproved by the commission have been considered, precessed, and paid].
- SECTION 8. Section 26.361, Water Code, is amended to read as follows:
- Sec. 26.361. EXPIRATION OF REIMBURSEMENT PROGRAM.

 Notwithstanding any other provision of this subchapter, the

S.B. No. 485

- reimbursement program established under this subchapter expires

 September 1, 2008 [2006]. On or after September 1, 2008 [2006], the

 commission may not use money from the petroleum storage tank

 remediation account to reimburse an eligible owner or operator for

 any expenses of corrective action or to pay the claim of a person

 who has contracted with an eligible owner or operator to perform

 corrective action.
- SECTION 9. (a) Subsection (b), Section 26.3467, Water Code, as amended by this Act, applies only to an offense committed on or after the effective date of this Act. For purposes of this section, an offense is committed before the effective date of this Act if any element of the offense occurs before that date.
- 13 (b) An offense committed before the effective date of this
 14 Act is governed by the law in effect when the offense was committed,
 15 and the former law is continued in effect for that purpose.
- 16 SECTION 10. This Act takes effect September 1, 2005.

President of the Senate Speaker of the House
I hereby certify that S.B. No. 485 passed the Senate of
April 14, 2005, by the following vote: Yeas 31, Nays 0; and tha
the Senate concurred in House amendment on May 23, 2005, by
viva-voce vote.
Secretary of the Senate
I hereby certify that S.B. No. 485 passed the House, wit
amendment, on May 18, 2005, by a non-record vote.
Chief Clerk of the House
Approved:
Date
Governor