### As Reported by the Senate Agriculture and Natural Resources Committee

**133rd General Assembly** 

**Regular Session** 

Am. H. B. No. 168

2019-2020

**Representative Arndt** 

Cosponsors: Representatives Hambley, Baldridge, Blessing, Carruthers, Crossman, Dean, Ginter, Green, Greenspan, Grendell, Holmes, A., Hoops, Jones, Koehler, Manning, G., McClain, Patterson, Patton, Perales, Plummer, Reineke, Riedel, Rogers, Romanchuk, Ryan, Scherer, Seitz, Smith, R., Smith, T., Stein, Upchurch, West

Senators Hackett, Hoagland, Schaffer

# A BILL

То	amend sections 3746.02 and 3746.05 and to enact	1
	section 3746.122 of the Revised Code to	2
	establish an affirmative defense to a release or	3
	threatened release of hazardous substances from	4
	a facility for certain bona fide prospective	5
	purchasers.	6

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 3746.02 and 3746.05 be amended	7	
and section 3746.122 of the Revised Code be enacted to read as	8	
follows:	9	
Sec. 3746.02. (A) Nothing in this chapter applies to any	10	
of the following:		
(1) Property for which a voluntary action under this	12	
chapter is precluded by federal law or regulations adopted under	13	
federal law, including, without limitation, any of the following	14	

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federal laws or regulations adopted thereunder:	15	
(a) The "Federal Water Pollution Control Act Amendments of	16	
1972," 86 Stat. 886, 33 U.S.C.A. 1251, as amended;	17	
(b) The "Resource Conservation and Recovery Act of 1976,"	18	
90 Stat. 2806, 42 U.S.C.A. 6921, as amended;	19	
(c) The "Toxic Substances Control Act," 90 Stat. 2003	20	
(1976), 15 U.S.C.A. 2601, as amended;	21	
(d) The "Comprehensive Environmental Response,	22	
Compensation, and Liability Act of 1980," 94 Stat. 2779, 42	23	
U.S.C.A. 9601, as amended;	24	
(e) The "Safe Drinking Water Act," 88 Stat. 1661 (1974),	25	
42 U.S.C.A. 300(f), as amended.	26	
(2) Those portions of property where closure of a	27	
hazardous waste facility or solid waste facility is required	28	
under Chapter 3734. of the Revised Code or rules adopted under	29	
it;	30	
(3) Except as provided in division (A)(3) of section	31	
3737.88 of the Revised Code, properties that are subject to	32	
rules adopted by the fire marshal under Chapter 3737. of the	33	
Revised Code pertaining to corrective actions as defined in	34	
section 3737.87 of the Revised Code;	35	
(4) Property that is subject to Chapter 1509. of the	36	
Revised Code;	37	
(5) Any other property if the director of environmental	38	
protection has issued a letter notifying the owner or operator	39	
of the property that the director will issue an enforcement		
order under Chapter 3704., 3734., or 6111. of the Revised Code,	41	
a release or threatened release of a hazardous substance or	42	

petroleum from or at the property poses a substantial threat to 43 public health or safety or the environment, and the either of 44 the following applies: 45 (a) The person subject to the letter does not present 46 sufficient evidence to the director that the person has entered 47 into the voluntary action program under this chapter and is 48 proceeding expeditiously to address that threat. 49 (b) The person cannot demonstrate the person is a bona 50 fide prospective purchaser under section 3746.122 of the Revised 51 Code. For 52 For the purposes of this division, the evidence 53 constituting sufficient evidence of entry into the voluntary 54 55 action program under this chapter shall be defined by the director by rules adopted under section 3746.04 of the Revised 56 Code. 57 (B) The application of any provision of division (A) of 58 this section to a portion of property does not preclude 59 participation in the voluntary action program under this chapter 60 in connection with other portions of the property where those 61 provisions do not apply. 62 (C) As used in this section, "property" means any parcel 63

of real property, or portion thereof, and any improvements 64 thereto. 65

Sec. 3746.05. (A) A remedy or remedial activity conducted 66 under this chapter may attain applicable standards otherwise 67 established in this chapter and rules adopted under it through 68 the use of institutional controls or activity and use 69 limitations that restrict the use of a property or through the 70 removal of, treatment of, transportation for treatment or 71

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disposal of, disposal of, or use of engineering controls that 72 contain or control the release of hazardous substances or 73 petroleum at or from a property. Any such institutional controls 74 or activity and use limitations that restrict the use of a 75 property shall ensure that the property is used only for 76 purposes that comply with the applicable standards established 77 in this chapter and rules adopted under it pertaining to the 78 intended use of the property after the completion of the 79 voluntary action, as the intended use is specified in the 80 documents establishing the institutional controls or activity 81 and use limitations. If 82

(B) (1) If a property is subject to institutional controls 83 or activity and use limitations and is put to a use that does 84 not comply with the institutional controls or activity and use 85 limitations specified in the documents establishing the 86 institutional controls or activity and use limitations, the 87 director of environmental protection may issue an order voiding 88 the covenant not to sue issued under section 3746.12 of the 89 Revised Code for the property in connection with the voluntary 90 action for which the institutional controls or activity and use 91 limitations were established is hereby declared to be void on 92 and after the date of the commencement of the noncomplying use. 93

(2) An order issued by the director under division (B)(1) of this section is a final action appealable under Chapter 3745. of the Revised Code.

Sec. 3746.122. (A) As used in this section, "bona fide97prospective purchaser" and "facility" have the same meanings as98in 42 U.S.C. 9601.99

(B) In a civil action to address a release or threatened100release of hazardous substances from a facility, it is an101

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affirmative defense, and a person is immune from liability to 102 this state for performing investigational and remedial 103 activities, if all of the following apply: 104 (1) The person demonstrates that the person is a bona fide 105 106 prospective purchaser of the facility. (2) The state's cause of action against the person rests 107 108 upon the person's status as an owner or operator of the 109 facility. (3) The person does not impede a response action or a 110 natural resource restoration at the facility. 111 (C) Nothing in this section precludes the application of 112 section 3746.02 of the Revised Code to this section. 113 Section 2. That existing sections 3746.02 and 3746.05 of 114 the Revised Code are hereby repealed. 115

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