GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2003

SENATE DRS65414-SYz-25* (5/10)

Short Title: Leaking UST Fund Liquidity.

Sponsors: Senator Clodfelter. Referred to:

1	A BILL TO BE ENTITLED	
2	AN ACT TO IMPROVE AND ACCELERATE PROCESSING OF CLAIMS UNI	DER
3	THE LEAKING PETROLEUM UNDERGROUND STORAGE TANK CLEAD	NUP
4	PROGRAM, AS RECOMMENDED BY THE ENVIRONMENTAL REV	IEW
5	COMMISSION.	
6	The General Assembly of North Carolina enacts:	
7	SECTION 1. Part 2A of Article 21A of Chapter 143 of the General Sta	tutes
8	is amended by adding a new section to read:	
9	" <u>§ 143-215.94Q. Liquidity program.</u>	
10	(a) The General Assembly finds that the Department and the State have exist	sting
11	obligations under this Part, including the obligation under G.S. 143-215.94E to	pay
12	claims for reimbursement duly filed with the Department by owners, operators,	and
13	landowners from the Commercial Fund and the Noncommercial Fund, w	hich
14	obligations impose substantial burdens on the State. The General Assembly	has
15	previously found under G.S. 143-215.94V that solvency of the Commercial Fund	and
16	the Noncommercial Fund is essential to the goals of the underground storage	tank
17	program. The General Assembly finds that:	
18	(1) An appropriate means of managing and ensuring the solvency of	f the
19	Funds is a liquidity program that will facilitate the sale of claims r	nade
20	against the Commercial Fund and the Noncommercial Fund	<u>l by</u>
21	owners, operators, and landowners who may require liquidit	<u>y in</u>
22	anticipation of the ultimate payment of the claims by the Comme	rcial
23	Fund and the Noncommercial Fund.	
24	(2) The most cost-effective means to provide a liquidity program is fo	r the
25	Department to arrange for and incur obligations to provide fundir	<u>ıg to</u>
26	be used to purchase claims or in lieu thereof to participate in	the

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1	establishment and operation of a nonprofit organization that will incur
2	the liquidity obligations and purchase the claims.
3	(3) Cost efficiency may be improved if the nonprofit organization operates
4	in one or more states in addition to the State.
5	(b) The Department, acting by and through the Secretary, is hereby authorized to
6	enter into discussions with the incorporator of a nonprofit corporation to be formed to
7	provide liquidity for owners, operators, and landowners with claims against the
8	Commercial Fund and the Noncommercial Fund and against similar funds in one or
9	more other states and with officials of appropriate agencies or political subdivisions of
10	such other states. If the Secretary makes a written determination that he reasonably
11	expects that claimholders participating in the liquidity program will benefit from the
12	State's participation in the liquidity program, the Department is authorized to enter into
13	agreements with the nonprofit corporation and other agencies or political subdivisions
14	to establish a liquidity program.
15	(c) The State may be represented on the governing body of the nonprofit
16	corporation by one or more directors, as provided in the organizational documents of the
17	nonprofit corporation, each of whom shall be appointed by and serve at the pleasure of
18	the Governor. The Office of Budget and Management may provide advice and guidance
19	to any director appointed under this subsection on any financial matters relating to the
20	nonprofit corporation and its operation of the liquidity program, including its annual
21	budget and financial statements.
22	(d) <u>The Department may make payments with respect to any claim made by an</u>
23	owner, operator, or landowner under G.S. 143-215.94E directly to the nonprofit
24	corporation, provided that the owner, operator, or landowner shall have delivered to the
25 26	Department a copy of an assignment showing the nonprofit corporation as assignee of
26 27	such claim. The Department shall develop and approve the claim assignment form.
28	(e) If the Secretary is unable to make the finding described in subsection (b) of this section with respect to the nonprofit corporation, the Department is authorized to
28 29	arrange for and incur liquidity obligations and use the proceeds thereof to provide
30	liquidity either directly or through one or more nonprofit organizations to owners,
31	operators, or landowners holding claims against the Commercial Fund and
32	Noncommercial Fund.
33	(f) Under no circumstances will the Department be authorized in any agreement
34	relating to the liquidity program entered into with the nonprofit corporation, any agency
35	or political subdivision of any other state, any other for-profit or nonprofit organization
36	or provider of liquidity obligations to commit in any way to make payments in excess of
37	the aggregate face amount of approved claims against the Commercial Fund and
38	Noncommercial Fund purchased under the liquidity program. No liquidity obligation
39	shall constitute an obligation of the State, the Department, or any other agency,
40	department, or political subdivision of the State, payable from other than the approved
41	claims against the Commercial Fund or Noncommercial Fund purchased with the
42	proceeds thereof, and nothing in this section shall be deemed to amend
43	G.S. 143-215.94J or otherwise change the limitation of the State's liability contained in
44	that section.

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1	(g) The Department is directed to implement this section expeditiously. The
2	implementation of a liquidity program through the Department will provide a significant
3	service to the State by reducing its administrative burden of maintaining the solvency of
4	the Funds."
5	SECTION 2. This act is effective when it becomes law.