

State of Misconsin 1999 - 2000 LEGISLATURE

SENATE SUBSTITUTE AMENDMENT 1, TO 1999 SENATE BILL 208

December 15, 1999 – Offered by Committee on Health, Utilities, Veterans and Military Affairs.

1	$AN \; ACT \textit{ to repeal } 166.22 \; (1) \; (a); \textit{ to amend } 166.20 \; (2) \; (bm) \; 1., \; 166.20 \; (2) \; (bm) \; 2.,$
2	$166.21\ (2m)\ (e),\ 166.21\ (2m)\ (f),\ 166.215\ (2),\ 166.22\ (1)\ (c),\ 166.22\ (2),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3),\ 166.22\ (3$
3	166.22 (3m), 166.22 (5) (am), 166.22 (5) (b), 895.483 (title) and 895.483 (2); to
4	repeal and recreate 166.215 (3) and 166.22 (4); and to create 166.20 (1) (gk),
5	166.20 (1) (im), $166.20 (2) (bs)$ and $166.22 (1) (d)$ of the statutes; relating to:
6	reimbursement of emergency response teams and requiring the exercise of
7	rule-making authority.
	The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:
8	SECTION 1. 166.20 (1) (gk) of the statutes is created to read:
9	166.20 (1) (gk) "Local emergency response team" means a team that the
10	committee identifies under s. 166.21 (2m) (e).
11	SECTION 2. 166.20 (1) (im) of the statutes is created to read:

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1	166.20 (1) (im) "Regional emergency response team" means a team that the
2	division contracts with under s. 166.215 (1).
3	SECTION 3. 166.20 (2) (bm) 1. of the statutes is amended to read:
4	166.20 (2) (bm) 1. If a regional or local emergency response team has made a
5	good faith effort to identify a person responsible for <u>the emergency involving</u> a
6	release <u>or potential release</u> of a hazardous substance under s. 166.215 (3) or 166.22
7	(4).
8	SECTION 4. 166.20 (2) (bm) 2. of the statutes is amended to read:
9	166.20 (2) (bm) 2. If a person responsible for the emergency involving a release
10	or potential release of a hazardous substance under s. 166.215 (3) or 166.22 (4) is
11	financially able or has the money or resources necessary to reimburse a regional or
12	local emergency response team for the expenses incurred by the regional or local
13	emergency response team in responding to the release <u>emergency</u> .
14	SECTION 5. 166.20 (2) (bs) of the statutes is created to read:
15	166.20 (2) (bs) 1. Promulgate rules that establish the procedures that a
16	regional emergency response team shall follow to determine if an emergency that
17	requires the team's response exists as the result of a level A release or a potential
18	level A release.
19	2. Promulgate rules that establish the procedures that a local emergency
20	response team shall follow to determine if an emergency that requires the team's
21	response exists as the result of a release or potential release of a hazardous
22	substance, as defined in s. 299.01 (6).
23	SECTION 6. 166.21 (2m) (e) of the statutes is amended to read:

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166.21 (2m) (e) Identification of a county local emergency response team that
is capable of responding to a level B release that occurs at any place in the county and

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whose members meet the standards for hazardous materials technicians in 29 CFR 1 2 1910.120 (g) (6) (iii) and national fire protection association standards NFPA 471 and 3 472.

SECTION 7. 166.21 (2m) (f) of the statutes is amended to read: 5 166.21 (2m) (f) Procedures for county local emergency response team actions 6 that are consistent with local emergency response plans developed under s. 166.20 7 (3) and the state contingency plan established under s. 292.11 (5). 8 **SECTION 8.** 166.215 (2) of the statutes is amended to read: 9 166.215 (2) The division shall reimburse a regional emergency response team 10 for costs incurred by the team in responding to <u>an emergency involving</u> a level A 11 release under sub. (1), or a potential level A release, if the team followed the 12procedures in the rules promulgated under s. 166.20 (2) (bs) 1. to determine if an 13 emergency requiring a response existed. Reimbursement under this subsection is 14 limited to amounts collected under sub. (3) and the amounts appropriated under s. 1520.465 (3) (dr). Reimbursement is available under s. 20.465 (3) (dr) only if the 16 regional emergency response team has made a good faith effort to identify the person 17responsible under sub. (3) and that person cannot be identified, or, if that person is identified, the team has received reimbursement from that person to the extent that 18 19 the person is financially able or has determined that the person does not have 20 adequate money or other resources to reimburse the regional emergency response 21team.

22**SECTION 9.** 166.215 (3) of the statutes is repealed and recreated to read: 23166.215 (3) A person shall reimburse the division for costs incurred by a 24regional emergency response team in responding to an emergency if the team 25followed the procedures established under s. 166.20 (2) (bs) 1. to determine if an

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emergency requiring the team's response existed and if any of the following
 conditions applies:

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- 3 (a) The person possessed or controlled a hazardous substance that was involved
 4 in the emergency.
- 5 (b) The person caused the emergency.
- 6 **SECTION 10.** 166.22 (1) (a) of the statutes is repealed.
- 7 SECTION 11. 166.22 (1) (c) of the statutes is amended to read:
- 8 166.22 (1) (c) "Local agency" means an agency of a county, city, village or town, 9 including a municipal police or fire department, a municipal health organization, a 10 county office of emergency management, a county sheriff, an emergency medical 11 service, a local emergency response team or a public works department.
- 12 **SECTION 12.** 166.22 (1) (d) of the statutes is created to read:
- 13 166.22 (1) (d) "Local emergency response team" means a team that the
 14 committee identifies under s. 166.21 (2m) (e).
- 15 **SECTION 13.** 166.22 (2) of the statutes is amended to read:

16 166.22 (2) A person who possesses or controls a hazardous substance that is
 discharged released or who causes the discharge release of a hazardous substance
 shall take the actions necessary to protect public health and safety and prevent
 damage to property.

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SECTION 14. 166.22 (3) of the statutes is amended to read:

166.22 (3) If action required under sub. (2) is not being adequately taken or the identity of the person responsible for a discharge an emergency involving a release or potential release of a hazardous substance is unknown and the discharge emergency involving a release or potential release threatens public health or safety or damage to property, a local agency may take any emergency action that is 1999 – 2000 Legislature

consistent with the contingency plan for the undertaking of emergency actions in
 response to the discharge release or potential release of hazardous substances
 established by the department of natural resources under s. 292.11 (5) and that it
 considers appropriate under the circumstances.

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SECTION 15. 166.22 (3m) of the statutes is amended to read:

6 166.22 (3m) The division shall reimburse a local emergency response team for 7 costs incurred by the team in responding to an emergency involving a hazardous substance discharge under sub. (3) release, or potential release, if the team followed 8 9 the procedures in the rules promulgated under s. 166.20 (2) (bs) 2. to determine if an 10 emergency requiring the team's response existed. Reimbursement under this 11 subsection is limited to the amount appropriated under s. 20.465 (3) (dr). 12Reimbursement is available under s. 20.465 (3) (dr) only if the local emergency 13 response team has made a good faith effort to identify the person responsible under 14 sub. (4) and that person cannot be identified, or, if that person is identified, the team 15has received reimbursement from that person to the extent that the person is 16 financially able or has determined that the person does not have adequate money or 17other resources to reimburse the local emergency response team.

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SECTION 16. 166.22 (4) of the statutes is repealed and recreated to read:

19 166.22 (4) (a) Except as provided in par. (b), a person shall reimburse a local
20 agency as provided in sub. (5) for actual, reasonable and necessary expenses incurred
21 in responding to an emergency involving the release or potential release of a
22 hazardous substance if any of the following conditions applies:

1. The person possessed or controlled a hazardous substance involved in theemergency.

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2. The person caused the emergency.

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1	(b) A local emergency response team may receive reimbursement under par. (a)
2	only if the team followed the procedures established under s. 166.20 $\left(2\right)$ (bs) 2. to
3	determine if an emergency requiring the team's response existed.
4	SECTION 17. 166.22 (5) (am) of the statutes is amended to read:
5	166.22 (5) (am) A local agency seeking reimbursement under sub. (4) shall
6	submit a claim stating its expenses to the reviewing entity for the county in which
7	the discharge <u>emergency</u> occurred.
8	SECTION 18. 166.22 (5) (b) of the statutes is amended to read:
9	166.22 (5) (b) The reviewing entity shall review claims submitted under par.
10	(am) and determine the amount of reasonable and necessary expenses incurred. The
11	reviewing entity shall provide a person who is liable for reimbursement under sub.
12	(4) with a notice of the amount of expenses it has determined to be reasonable and
13	necessary that arise <u>arose</u> from one discharge <u>the emergency involving the release</u>
14	or potential release of a hazardous substance and are that were incurred by all local
15	agencies from which the reviewing entity receives a claim.
16	SECTION 19. 895.483 (title) of the statutes is amended to read:
17	895.483 (title) Civil liability exemption; regional and county local
18	emergency response teams and their sponsoring agencies.
19	SECTION 20. 895.483 (2) of the statutes is amended to read:
20	895.483 (2) A county <u>local</u> emergency response team, a member of such a team
21	and the county, city, village or town that contracts to provide the emergency response
22	team to the county are immune from civil liability for acts or omissions related to
23	carrying out responsibilities pursuant to a designation under s. 166.21 (2m) (e).
24	SECTION 21. Initial applicability.

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1 (1) This act first applies to emergencies involving the release or potential 2 release of hazardous substances that occur on the effective date of this subsection.

(END)