As Passed by the House

127th General Assembly Regular Session 2007-2008

S. B. No. 372

Senator Niehaus

Cosponsors: Senators Schaffer, Harris, Lehner, Morano, Patton, Roberts,
Sawyer, Seitz, Stivers, Turner, Wagoner
Representatives Aslanides, Bacon, Collier, Domenick, Grady, Stebelton,
Wachtmann

A BILL

To amend sections 3745.71 and 3745.72 of the Revised

Code to extend from January 1, 2009, to January 1,

2014, the time by which environmental audits must

be completed in order to be within the scope of

certain privileges and immunities that apply to

such audits, and to declare an emergency.

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

| Section 1. That sections 3745.71 and 3745.72 of the Revised | 7 |
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| Code be amended to read as follows: | 8 |
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| Sec. 3745.71. (A) Except as otherwise provided in division | 9 |
| (C) of this section, the owner or operator of a facility or | 10 |
| property who conducts an environmental audit of one or more | 11 |
| activities at the facility or property has a privilege with | 12 |
| respect to both of the following: | 13 |
| (1) The contents of an environmental audit report that is | 14 |
| based on the audit; | 15 |

- (2) The contents of communications between the owner or 16 operator and employees or contractors of the owner or operator, or 17 among employees or contractors of the owner or operator, that are 18 necessary to the audit and are made in good faith as part of the 19 audit after the employee or contractor is notified that the 20 communication is part of the audit.
- (B) Except as otherwise provided in or ordered pursuant to 22 this section, information that is privileged under this section is 23 not admissible as evidence or subject to discovery in any civil or 24 administrative proceeding and a person who possesses such 25 information as a result of conducting or participating in an 26 environmental audit shall not be compelled to testify in any civil 27 or administrative proceeding concerning the privileged portions of 28 the environmental audit. 29
- (C) The privilege provided in this section does not apply to 30 criminal investigations or proceedings. Where an audit report is 31 obtained, reviewed, or used in a criminal proceeding, the 32 privilege provided in this section applicable to civil or 33 administrative proceedings is not waived or eliminated. 34 Furthermore, the privilege provided in this section does not apply 35 to particular information under any of the following 36 circumstances: 37
- (1) The privilege is not asserted with respect to that 38 information by the owner or operator to whom the privilege 39 belongs. 40
- (2) The owner or operator to whom the privilege belongs 41 voluntarily testifies, or has provided written authorization to an 42 employee, contractor, or agent to testify on behalf of the owner 43 or operator, as to that information. 44
- (3) A court of record in a civil proceeding or the tribunalor presiding officer in an administrative proceeding finds,46

| (b) "Reasonable diligence" includes, without limitation, | 77 |
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| compliance with section 3745.72 of the Revised Code. | 78 |
| (9) The information contains evidence that a government | 79 |
| agency federally authorized, approved, or delegated to enforce | 80 |
| environmental laws has reasonable cause to believe is necessary to | 81 |
| prevent imminent and substantial endangerment or harm to human | 82 |
| health or the environment. | 83 |
| (10) Any circumstance in which both of the following apply: | 84 |
| (a) The information contains evidence regarding an alleged | 85 |
| violation of environmental laws and a government agency charged | 86 |
| with enforcing any of those laws has a substantial need for the | 87 |
| information to protect public health or safety or to prevent | 88 |
| substantial harm to property or the environment \div . | 89 |
| (b) The government agency is unable to obtain the substantial | 90 |
| equivalent of the information by other means without unreasonable | 91 |
| delay or expense. | 92 |
| (11) The information consists of personal knowledge of an | 93 |
| individual who did not obtain that information as part of an | 94 |
| environmental audit. | 95 |
| (12) The information is not clearly identified as part of an | 96 |
| environmental audit report. For purposes of this section, clear | 97 |
| identification of information as part of an environmental audit | 98 |
| report includes, without limitation, either of the following: | 99 |
| (a) The information is contained in a document and the front | 100 |
| cover, the first page, or a comparable part of the document is | 101 |
| prominently labeled with "environmental audit report: privileged | 102 |
| information" or substantially comparable language+. | 103 |
| (b) The information is contained in an electronic record and | 104 |
| the record is programmed to display or print prominently | 105 |
| "environmental audit report: privileged information" or | 106 |

(G)(1) The prosecuting attorney of a county or the attorney

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| general, having probable cause to believe, based on information | 138 |
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| obtained from a source other than an environmental audit report, | 139 |
| that a violation has been committed under environmental laws for | 140 |
| which a civil or administrative action may be initiated, may | 141 |
| obtain information with respect to which a privilege is asserted | 142 |
| under this section pursuant to a search warrant, subpoena, or | 143 |
| discovery under the Rules of Civil Procedure. The prosecuting | 144 |
| attorney or the attorney general immediately shall place the | 145 |
| information under seal and shall not review or disclose its | 146 |
| contents. | 147 |

- (2) Not later than sixty days after receiving an 148 environmental audit report under division (G)(1) of this section, 149 the prosecuting attorney or the attorney general may file with the 150 court of common pleas of a county in which there is proper venue 151 to bring a civil or administrative action pertaining to the 152 alleged violation a petition requesting an in camera hearing to 153 determine if the information described in division (G)(1) of this 154 section is subject to disclosure under this section. Failure to 155 file such a petition shall cause the information to be released to 156 the owner or operator to whom it belongs. 157
- (3) Upon the filing of a petition under division (G)(2) of this section, the court shall issue an order scheduling an in camera hearing, not later than forty-five days after the filing of the petition, to determine if any or all of the information described in division (G)(1) of this section is subject to disclosure under this section. The order shall allow the prosecuting attorney or the attorney general to remove the seal from the report in order to review it and shall place appropriate limitations on distribution and review of the report to protect against unnecessary disclosure.
- (4) The prosecuting attorney or the attorney general may

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 consult with government agencies regarding the contents of the

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| report to prepare for the in camera hearing. Information described | 170 |
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| in division $(G)(1)$ of this section that is used by the prosecuting | 171 |
| attorney or the attorney general to prepare for the in camera | 172 |
| hearing shall not be used by the prosecuting attorney, the | 173 |
| attorney general, an employee or agent of either of them, or an | 174 |
| agency described in division (G)(4) of this section in any | 175 |
| investigation or proceeding against the respondent, and otherwise | 176 |
| shall be kept confidential, unless the information is subject to | 177 |
| disclosure under this section. | 178 |
| (5) The parties may stipulate that information contained in | 179 |
| an environmental audit report is or is not subject to disclosure | 180 |
| under this section. | 181 |
| (6) If the court determines that information described in | 182 |
| division (G)(1) of this section is subject to disclosure under | 183 |
| this section, the court shall compel disclosure under this section | 184 |
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| of only the information that is relevant to the proceeding | 185 |
| described in division (G)(1) of this section. | 186 |
| (H) Nothing in this section affects the nature, scope, or | 187 |
| application of any privilege of confidentiality or nondisclosure | 188 |
| recognized under another section of the Revised Code or the common | 189 |
| law of this state, including, without limitation, the work product | 190 |
| doctrine and attorney-client privilege. | 191 |
| (I) The privilege provided by this section applies only to | 192 |
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Sec. 3745.72. (A) The owner or operator of a facility or 197 property who conducts an environmental audit of the facility or 198 property and promptly and voluntarily discloses information 199 contained in or derived from an audit report that is based on the 200

information and communications that are part of environmental

January 1, $\frac{2009}{2014}$, in accordance with the time frames specified

audits initiated after March 13, 1997, and completed before

in division (A) of section 3745.70 of the Revised Code.

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| audit and concerns an alleged violation of environmental laws to | 201 |
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| the director of the state agency that has jurisdiction over the | 202 |
| alleged violation is immune from any administrative and civil | 203 |
| penalties for the specific violation disclosed, except that where | 204 |
| the disclosed violation has resulted in significant economic | 205 |
| benefit to the owner or operator of the facility or property, | 206 |
| there is no immunity for the economic benefit component of the | 207 |
| administrative and civil penalties for that violation. An owner or | 208 |
| operator asserting entitlement to such immunity has the burden of | 209 |
| proving that entitlement by a preponderance of the evidence. | 210 |
| (B) For the purposes of this section, a disclosure of | 211 |
| information is voluntary with respect to an alleged violation of | 212 |
| environmental laws only if all of the following apply: | 213 |
| (1) The disclosure is made promptly after the information is | 214 |
| obtained through the environmental audit by the owner or operator | 215 |
| who conducts the environmental audit \div . | 216 |
| (2) A reasonable, good faith effort is made to achieve | 217 |
| compliance as quickly as practicable with environmental laws | 218 |
| applicable to the information disclosed $\dot{\tau}$. | 219 |
| (3) Compliance with environmental laws applicable to the | 220 |
| information disclosed is achieved as quickly as practicable or | 221 |
| within such period as is reasonably ordered by the director of the | 222 |
| state agency that has jurisdiction over the alleged violation $\dot{\tau}$. | 223 |
| (4) The owner or operator cooperates with the director of the | 224 |
| state agency that has jurisdiction over the alleged violation in | 225 |
| investigating the cause, nature, extent, and effects of the | 226 |
| noncompliance÷. | 227 |
| (5) The disclosure is not required by law, prior litigation, | 228 |
| or an order by a court or a government agency+. | 229 |

(6) The owner or operator who makes the disclosure does not

know or have reason to know that a government agency charged with

| significant violations that constitute a pattern of continuous or | 262 |
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| repeated violations of environmental laws, environmental related | 263 |
| settlement agreements, or environmental related judicial orders | 264 |
| and that arose from separate and distinct events. For the purposes | 265 |
| of division (E)(1) of this section, a pattern of continuous or | 266 |
| repeated violations also may be demonstrated by multiple | 267 |
| settlement agreements related to substantially the same alleged | 268 |
| significant violations that occurred within the three-year period | 269 |
| immediately prior to the voluntary disclosure. Determination of | 270 |
| whether a person has a pattern of continuous or repeated | 271 |
| violations under division (E)(1) of this section shall be based on | 272 |
| the compliance history of the property or specific facility at | 273 |
| issue. | 274 |
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- (2) With respect to a specific violation, the violation 275 resulted in serious harm or in imminent and substantial 276 endangerment to human health or the environment. 277
- (3) With respect to a specific violation, the violation is of 278 a specific requirement of an administrative or judicial order. 279
- (F) The immunity provided by this section applies only to 280 disclosures made concerning environmental audits initiated after 281 March 13, 1997, and completed before January 1, 2009 2014, in 282 accordance with the time frames specified in division (A) of 283 section 3745.70 of the Revised Code.
- (G) The immunity provided by this section applies to a person 285 who makes a good faith disclosure to a state agency under this 286 section even though another state agency is determined to have 287 jurisdiction over an alleged violation of environmental laws 288 indicated in the disclosure.
- (H) Each state agency that receives a disclosure under this
 section promptly shall record receipt of the disclosure, determine
 whether it has jurisdiction over the alleged violation of
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| environmental laws indicated in the disclosure, and, if it does | 293 |
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| not have such jurisdiction, deliver the disclosure documents to | 294 |
| the director of a state agency that has jurisdiction over the | 295 |
| alleged violation. If a disclosure indicates alleged violations of | 296 |
| environmental laws that are under the jurisdiction of more than | 297 |
| one state agency, the state agency that first receives the | 298 |
| disclosure and has jurisdiction over any of the alleged violations | 299 |
| promptly shall notify the director of each state agency that has | 300 |
| jurisdiction over any of such alleged violations. The director of | 301 |
| each state agency that receives a disclosure under this section, | 302 |
| or is notified by another state agency that the director's agency | 303 |
| has jurisdiction over an alleged violation of environmental laws | 304 |
| indicated in the disclosure, promptly shall deliver written notice | 305 |
| of that fact by certified mail to the owner or operator who made | 306 |
| the disclosure. The notice shall identify the state agency that | 307 |
| sends the notice; state the name, title, address, and telephone | 308 |
| number of a person in the agency whom the owner or operator may | 309 |
| contact regarding the disclosure; and state the name, address, and | 310 |
| telephone number of the director of any other state agency | 311 |
| notified about the disclosure because that agency has jurisdiction | 312 |
| over an alleged violation of environmental laws indicated in the | 313 |
| disclosure. | 314 |

Section 2. That existing sections 3745.71 and 3745.72 of the 315
Revised Code are hereby repealed. 316

Section 3. This act is hereby declared to be an emergency 317 measure necessary for the immediate preservation of the public 318 peace, health, and safety. The reason for such necessity is that 319 the deadline by which environmental audits must be completed in 320 order to be within the scope of certain privileges and immunities 321 currently is January 1, 2009, thus necessitating the immediate 322 extension of that deadline in order to continue the environmental 323 audit program. Therefore, this act shall go into immediate effect. 324