

2012 MAR 14 PM 5: 33

OFFICE WEST VIRGINIA SECRETARY OF STATE

WEST VIRGINIA LEGISLATURE

SECOND REGULAR SESSION, 2012

ENROLLED

House Bill No. 4320

(By Delegates Ferro, Barker and Caputo) [By Request of the Department of Environmental Protection]

____•____

Passed March 6, 2011

To Take Effect Ninety Days From Passage

184320

ENROLLED 2012 MAR IL PM 5: 34

H. B. 4320

OFFICE WEST VIRGINIA SECRETARY OF STATE

(BY DELEGATES FERRO, BARKER AND CAPUTO) [BY REQUEST OF THE DEPARTMENT OF ENVIRONMENTAL PROTECTION]

[Passed March 6, 2012; to take effect ninety days from passage.]

AN ACT to amend and reenact §22-18-17 of the Code of West Virginia, 1931, as amended, relating to the settlement of violations of the Hazardous Waste Management Act by consent agreements, as an alternative to instituting a civil action in the circuit courts of the state.

Be it enacted by the Legislature of West Virginia:

That §22-18-17 of the Code of West Virginia, 1931, as amended, be amended and reenacted to read as follows:

ARTICLE 18. HAZARDOUS WASTE MANAGEMENT ACT.

§22-18-17. Civil penalties and injunctive relief.

(a) (1) Any person who violates any provision of this
 article, any permit or any rule or order issued pursuant to this
 article is subject to a civil administrative penalty, to be levicd
 by the secretary, of not more than \$7,500 for each day of
 violation, not to exceed a maximum of \$22,500. In assessing
 a penalty, the secretary shall take into account the seriousness
 of the violation and any good faith efforts to comply with

applicable requirements as well as any other appropriate 8 factors as may be established by the secretary by rules 9 10 promulgated pursuant to this article and article three, chapter twenty-nine-a of this code. No assessment may be levied 11 12 pursuant to this subsection until after the alleged violator has 13 been notified by certified mail or personal service. The 14 notice shall include a reference to the section of the statute, rule, order or statement of permit conditions that was 15 16 allegedly violated, a concise statement of the facts alleged to 17 constitute the violation, a statement of the amount of the 18 administrative penalty to be imposed and a statement of the alleged violator's right to an informal hearing. The alleged 19 20 violator has twenty calendar days from receipt of the notice 21 within which to deliver to the secretary a written request for 22 an informal hearing. If no hearing is requested, the notice 23 becomes a final order after the expiration of the twenty-day 24 period. If a hearing is requested, the secretary shall inform 25 the alleged violator of the time and place of the hearing. The secretary may appoint an assessment officer to conduct the 26 informal hearing and then make a written recommendation to 27 the secretary concerning the assessment of a civil 28 29 administrative penalty. Within thirty days following the 30 informal hearing, the secretary shall issue and furnish to the 31 violator a written decision, and the reasons therefor, 32 concerning the assessment of a civil administrative penalty. 33 Within thirty days after notification of the secretary's 34 decision, the alleged violator may request a formal hearing 35 before the Environmental Quality Board in accordance with 36 the provisions of article one, chapter twenty-two-b of this 37 code. The authority to levy an administrative penalty is in 38 addition to all other enforcement provisions of this article and 39 the payment of any assessment does not affect the availability of any other enforcement provision in connection with the 40 41 violation for which the assessment is levied: *Provided*. That 42 no combination of assessments against a violator under this 43 section may exceed \$25,000 per day of each violation: 44 *Provided. however.* That any violation for which the violator has paid a civil administrative penalty assessed under this 45 46 section may not be the subject of a separate civil penalty action under this article to the extent of the amount of the 47 civil administrative penalty paid. All administrative penalties 48 shall be levied in accordance with rules issued pursuant to 49 50 subsection (a), section six of this article. The net proceeds of 51 assessments collected pursuant to this subsection shall be 52 deposited in the hazardous waste emergency response fund 53 established pursuant to section three, article ninetcen of this 54 chapter.

(2) No assessment levied pursuant to subdivision (1), of
this subsection becomes due and payable until the procedures
for review of the assessment have been completed.

(b) (1) Any person who violates any provision of this article, any permit or any rule or order issued pursuant to this article is subject to a civil penalty not to exceed \$25,000 for each day of violation, which penalty shall be recovered in a civil action either in the circuit court in which the violation occurs or in the circuit court of Kanawha County.

64 (2) In addition to the powers and authority granted to the 65 secretary by this chapter to enter into consent agreements, 66 settlements and otherwise enforce this chapter, the secretary 67 shall propose rules for legislative approval in accordance 68 with the provisions of article three, chapter twenty-nine-a of 69 this code to establish a mechanism for the administrative 70 resolution of violations set forth in this section through 71 consent order or agreement as an alternative to instituting a 72 civil action.

(c) The secretary may seek an injunction, or may institute
a civil action against any person in violation of any
provisions of this article or any permit, rule or order issued

3

Enr. H. B. 4320]

76 pursuant to this article. In seeking an injunction, it is not 77 necessary for the secretary to post bond nor to allege or prove at any stage of the proceeding that irreparable damage will 78 79 occur if the injunction is not issued or that the remedy at law is inadequate. An application for injunctive relief or a civil 80 81 penalty action under this section may be filed and relief 82 granted notwithstanding the fact that all administrative 83 remedies provided for in this article have not been exhausted 84 or invoked against the person or persons against whom the 85 relief is sought.

86 (d) Upon request of the secretary, the Attorney General,
87 or the prosecuting attorney of the county in which the
88 violation occurs, shall assist the secretary in any civil action
89 under this section.

90 (e) In any action brought pursuant to the provisions of
91 this section, the state, or any agency of the state which
92 prevails, may be awarded costs and reasonable attorney's
93 fees.

PM 5: 34

The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

10 Chairman, House Committee

Committee ate

of the Senate

Originating in the House.

To take effect ninety days from passage.

Clerk of the House of Delegates Clerk of the Senate e House of Deleggies

roved this the 19th The within 13 day of March , 2012.

Somlet

siden

PRESENTED TO THE GOVERNOR

MAR 1 2 2012

Time_ 10:25 am

.