AN ACT concerning the secretary of health and environment; relating to solid and hazardous waste; voluntary cleanup and property redevelopment act; amending K.S.A. 65-34,167, 65-34,168 and 65-34,169 and repealing the existing sections; also repealing K.S.A. 65-34,170.

Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 65-34,167 is hereby amended to read as follows:

65-34,167. Remedial alternatives shall be based on the actual risk to human health and the environment currently posed by contaminants on the property, considering the following factors:

(a) The present and proposed future uses of the property and surrounding properties;

(b) the ability of the contaminants to move in a form and manner which would result in exposure to humans and the surrounding environment at levels which exceed applicable state standards and guidelines or the results of a risk analysis if such standards and guidelines are not available which exceed acceptable contaminant concentrations as determined by a risk analysis that evaluates the property and surrounding properties as a whole; and

(c) the potential risks associated with proposed cleanup alternatives and the reliability and economic and technical feasibility of such alternatives.

Sec. 2. K.S.A. 65-34,168 is hereby amended to read as follows: 65-34,168. (a) The department shall provide formal written notification to the applicant that a voluntary cleanup plan has been approved or disapproved within 60 days of submittal of the voluntary cleanup plan by the applicant unless the department extends the time for review to a date certain.

(b) The department shall approve a voluntary cleanup plan if the department concludes that the plan will attain a degree of cleanup and control of contaminants that complies with all applicable statutes and rules and regulations.

(c) If a voluntary cleanup plan is not approved by the department, the department shall promptly provide the applicant with a written statement of the reasons for denial. If the department disapproves a voluntary cleanup plan based upon the applicant's failure to submit the information
required, the department shall notify the applicant of the deficiencies in the
information submitted.

(d) The approval of a voluntary cleanup plan by the department
applies only to those contaminants and conditions identified on the
property based upon the statutes and rules and regulations that exist when
the application is submitted.

(e) Upon determination by the department that a voluntary cleanup
plan is acceptable, the department shall publish a notice of the
determination in a local newspaper of general circulation in the area
affected and make the voluntary cleanup plan available to the public. The
public shall have 15 days from the date of publication during which any
person may submit to the department written comments regarding the
voluntary cleanup plan. After 15 days have elapsed, the department may
hold a public information meeting if, in the department's judgment, the
comments submitted warrant such a meeting or if the applicant requests
such a meeting. Upon completion of the public notification and
participation process, the department shall make a determination to
approve the plan in accordance with this section. The voluntary cleanup
plan and associated documents shall be available for public review upon
request from a member of the public. Such cleanup plan and any
associated documents shall be indexed and posted on the website of
the Kansas department of health and environment for at least five
years following the no further action determination. The department
may choose based on public interest to initiate and participate in public
meetings to discuss the voluntary cleanup plan.

(f) Departmental approval of a voluntary cleanup plan shall be void
upon:

(1) Failure of an applicant to comply with the approved voluntary
cleanup plan;

(2) willful submission of false, inaccurate or misleading information
by the applicant in the context of the voluntary cleanup plan; or

(3) failure to initiate the plan within 6 months after approval by the
department, or failure to complete the plan within 24 months after
approval by the department, unless the department grants an extension of
time.

(g) An applicant desiring to implement a voluntary cleanup plan after
the time limits prescribed by subsection (f)(3) have expired shall submit a
written petition for reapplication accompanied by written assurances from
the applicant that the conditions on the subject property are substantially
similar to those existing at the time of the original approval.
Reapplications shall be reviewed by the department. Any reapplication that
involves property upon which the condition has substantially changed
since approval of the original voluntary cleanup plan shall be treated as a
new application and shall be subject to all the requirements of this act.

(h) Within 45 days after the completion of the voluntary cleanup
described in the approved voluntary cleanup plan, the applicant shall
provide to the department assurance that the plan has been fully
implemented. A verification sampling program shall be required by the
department to confirm that the property has been cleaned up as described
in the voluntary cleanup plan.

Sec. 3. K.S.A. 65-34,169 is hereby amended to read as follows: 65-
34,169. (a) After an applicant completes the requirements of this act, the
department may determine that no further remedial action is required.
Within 60 days after such completion, unless the applicant and the
department agree to an extension of the time for review, the department
shall provide written notification that a no further action determination has
been made.

(b) The department may consider in issuing this determination
that contamination or a release of contamination originates from a source
on adjacent another property upon which the necessary action which
protects human health and the environment is or will be taken by a viable
and financially capable person or entity which may or may not be legally
responsible for the source of contamination.

(2) The department shall provide written notification of a no further
action determination.

(c) The issuance of a no further action determination by the
department applies only to identified conditions on the property and is
based upon applicable statutes and rules and regulations that exist as of the
time of completion of the requirements.

(d) The department may determine that the no further action
determination, under this section is void if:
(1) There is any evidence of fraudulent representation, false
assurances, concealment or misrepresentation of the data in any document
to be submitted to the department under this act;
(2) the applicant agrees to perform any action approved by the
department and fails to perform such action;
(3) the applicant's willful and wanton conduct contributes to known
environmental contamination; or
(4) the applicant fails to complete the voluntary actions required in
the voluntary cleanup plan.

(e) If a no further action determination is not issued by the
department, the department shall promptly provide the applicant with a
written statement of the reasons for denial.

Sec. 4. K.S.A. 65-34,167, 65-34,168, 65-34,169 and 65-34,170 are
hereby repealed.

Sec. 5. This act shall take effect and be in force from and after its
publication in the statute book.