## **VETOES**

- DEPARTMENT, SHALL HAVE THE RIGHT TO INTERVENE, AT THEIR DISCRETION, IN ANY LAWSUIT INVOLVING THIRD PARTY COMPENSATION CLAIMS THAT ARE REIMBURSABLE UNDER THIS SUBSECTION.
- (10) (I) WHENEVER THE DEPARTMENT DETERMINES THAT ALL COSTS ELIGIBLE FOR REIMBURSEMENT, INCLUDING BOTH CORRECTIVE ACTION COSTS AND THIRD PARTY COMPENSATION CLAIMS, MAY EXCEED THE PER OCCURRENCE OR AGGREGATE LIMIT FOR A FACILITY, THE FIRST PRIORITY FOR PAYMENT SHALL BE THE COSTS OF A CORRECTIVE ACTION THAT IS NECESSARY TO PROTECT PUBLIC HEALTH AND SAFETY AND THE ENVIRONMENT.
- (II) THE REQUIREMENT SET FORTH IN SUBPARAGRAPH (I) OF THIS PARAGRAPH MAY NOT AFFECT IN ANY WAY THE RIGHTS OF THIRD PARTY CLAIMANTS AGAINST AN OWNER, OPERATOR, OR OTHER PERSON RESPONSIBLE FOR THE DISCHARGE.
- (11) IF—THE—DEPARTMENT—DENIES—ALL—OR—PART—OF—AN APPLICATION—FOR—REIMBURSEMENT—OR—GUARANTEE—TO—A CONTRACTOR, THE OWNER—OR—OPERATOR MAY, WITHIN 10 DAYS OF RECEIVING NOTICE OF THE DENIAL, REQUEST AN ADMINISTRATIVE HEARING. THE HEARING—SHALL—BE—HELD—BY—THE—DEPARTMENT—IN ACCORDANCE WITH TITLE 10, SUBTITLE 2 OF THE STATE GOVERNMENT ARTICLE. AT ANY HEARING, THE OWNER OR OPERATOR—SHALL—HAVE THE BURDEN OF PROVING THE CLAIM. IF THE OWNER OR OPERATOR IS AGGRIEVED BY A FINAL DECISION OF THE DEPARTMENT, THE OWNER OR OPERATOR MAY—TAKE A DIRECT JUDICIAL—APPEAL. THE APPEAL SHALL—BE—MADE—AS—PROVIDED—FOR—JUDICIAL—REVIEW—OF—FINAL DECISIONS IN THE ADMINISTRATIVE PROCEDURE ACT.
- (D) THE DEPARTMENT SHALL ADOPT REGULATIONS FOR IMPLEMENTATION OF THIS SECTION REGARDING FINANCIAL RESPONSIBILITY REQUIREMENTS FOR RELEASES AND USE OF THE UST FUND.
- SECTION 4. AND BE IT FURTHER ENACTED, That the requirement of this Act to pay certain additional transfer fees per barrel of gasoline and diesel is effective on July 1, 1990. Reimbursements and guarantees from the Underground Storage Tank Fund, however, may not be made until January 1, 1991.
- SECTION 5. AND BE IT FURTHER ENACTED, That by July 1, 1991, the Department of the Environment shall complete the initial inspection of all underground oil facilities to ensure compliance with all applicable State and federal laws and regulations.
  - (a) The Maryland Underground Storage Tank Task Force that was established by the Governor in August, 1989 and that issued a report in January, 1990 shall be reconvened to fulfill the requirements of this Act.