

(1987 Replacement Volume and 1988 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article - Environment

~~4-411-1~~ 4-401.

~~(A)-(1)~~ (F) (1) IN THIS SECTION THE--~~FOLLOWING--~~WORDS--HAVE THE-MEANINGS-INDICATED-

~~(2)-(1)~~--"OIL,---PETROLEUM---PRODUCTS,---OR---THEIR BY-PRODUCTS", "OIL" MEANS OIL OF ANY KIND AND IN ANY LIQUID FORM-- , INCLUDING

~~(11)~~--"OIL,---PETROLEUM---PRODUCTS,---AND---THEIR BY-PRODUCTS"--INCLUDES:

-1-- (I) PETROLEUM;

(II) PETROLEUM BY-PRODUCTS;

-2-- (III) FUEL OIL;

RESIDUES; -3-- (IV) SLUDGE CONTAINING OIL OR OIL

-4-- (V) OIL REFUSE;

-5-- (VI) OIL MIXED WITH WASTE;

-6-- (VII) CRUDE OILS;

-7-- (VIII) AVIATION FUEL;

-8-- (IX) GASOLINE;

-9-- (X) KEROSENE;

-10-- (XI) LIGHT AND HEAVY FUEL OILS;

-11-- (XII) DIESEL MOTOR FUELS;

-12-- (XIII) ASPHALT; AND

-13-- (XIV) REGARDLESS OF ITS SPECIFIC GRAVITY, EVERY OTHER NONEDIBLE ~~LIQUID~~-HYDROCARBON; NONSUBSTITUTED LIQUID PETROLEUM FRACTION, UNLESS THAT FRACTION IS SPECIFICALLY IDENTIFIED AS A HAZARDOUS SUBSTANCE UNDER THE COMPREHENSIVE ENVIRONMENTAL RESPONSE COMPENSATION AND LIABILITY ACT OF 1980, 42 U.S.C. § 9601.