

may be withdrawn on a prospective basis at the discretion of the director to enforce the intent to improve quality, access, or affordability.

c. A requirement to review the plan of operation of an organized delivery system, and standards for approval or disapproval of a plan.

d. A requirement that a plan of operation include guaranteed access and rating practices no more restrictive than those required of small group health insurers under chapter 513B or 514H.

e. Solvency standards to assure an organized delivery system's ability to deliver promised services. Solvency oversight may be conducted by the division of insurance under an agreement with the Iowa department of public health, with examination fees paid as provided for health maintenance organizations.

f. An annual report to be submitted to the general assembly not later than February 1 of each year, describing the operations of all organized delivery systems, and permitting review of the success of organized delivery systems in furthering the goals of improved quality, access, or affordability. The report shall include any recommendations on whether additional organized delivery systems should be authorized and the manner in which they should be authorized.

2. Nothing in this section shall prevent the development of any other health care delivery system or provider organization otherwise permitted by law.

Sec. 4. EMERGENCY RULES. Pursuant to sections 1, 2, and 3 of this Act, the commissioner of insurance or the director of public health shall adopt administrative rules under section 17A.4, subsection 2, and section 17A.5, subsection 2, paragraph "b", to implement the provisions of this Act and the rules shall become effective immediately upon filing, unless a later effective date is specified in the rules. Any rules adopted in accordance with the provisions of this section shall also be published as notice of intended action as provided in section 17A.4.

Approved May 25, 1993

CHAPTER 159

PROPERTY TAX EXEMPTION FOR RECYCLING PROPERTY

S.F. 405

AN ACT extending the pollution control equipment property tax exemption to property used for the recycling of waste plastic, wastepaper products, and waste paperboard.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 427.1, subsection 32, Code 1993, is amended to read as follows:

32. **POLLUTION CONTROL AND RECYCLING.** Pollution-control or recycling property as defined in this subsection shall be exempt from taxation to the extent provided in this subsection, upon compliance with the provisions of this subsection.

This exemption shall apply to new installations of pollution-control or recycling property beginning on January 1 after the construction or installation of the property is completed. This exemption shall apply beginning on January 1, 1975, to existing pollution-control property if its construction or installation was completed after September 23, 1970 and this exemption shall apply beginning January 1, 1994, to recycling property.

This exemption shall be limited to the market value, as defined in section 441.21, of the pollution-control or recycling property. If the pollution-control or recycling property is assessed with other property as a unit, this exemption shall be limited to the net market value added by the pollution-control or recycling property, determined as of the assessment date.

Application for this exemption shall be filed with the assessing authority not later than the first of February of the first year for which the exemption is requested, on forms provided by the department of revenue and finance. The application shall describe and locate the specific pollution-control or recycling property to be exempted.

The application for a specific pollution-control or recycling property shall be accompanied by a certificate of the administrator of the environmental protection division of the department of natural resources certifying that the primary use of the pollution-control property is to control or abate pollution of any air or water of this state or to enhance the quality of any air or water of this state or, if the property is recycling property, that the primary use of the property is for recycling.

A taxpayer may seek judicial review of a determination of the administrator of the environmental protection division or, on appeal, of the environmental protection commission in accordance with the provisions of chapter 17A.

The environmental protection commission of the department of natural resources shall adopt rules relating to certification under this subsection and information to be submitted for evaluating pollution-control or recycling property for which a certificate is requested. The department of revenue and finance shall adopt any rules necessary to implement this subsection, including rules on identification and valuation of pollution-control or recycling property. All rules adopted shall be subject to the provisions of chapter 17A.

For the purposes of this subsection "pollution-control property" means personal property or improvements to real property, or any portion thereof, used primarily to control or abate pollution of any air or water of this state or used primarily to enhance the quality of any air or water of this state and "recycling property" means personal property or improvements to real property or any portion of the property, used primarily in the manufacturing process and resulting directly in the conversion of waste plastic, wastepaper product, or waste paperboard, into new raw materials or products composed primarily of recycled material. In the event such property shall also serve other purposes or uses of productive benefit to the owner of the property, only such portion of the assessed valuation thereof as may reasonably be calculated to be necessary for and devoted to the control or abatement of pollution or, to the enhancement of the quality of the air or water of this state, or for recycling shall be exempt from taxation under this subsection.

For the purposes of this subsection "pollution" means air pollution as defined in section 455B.131 or water pollution as defined in section 455B.171. "Water of the state" means the water of the state as defined in section 455B.171. "Enhance the quality" means to diminish the level of pollutants below the air or water quality standards established by the environmental protection commission of the department of natural resources.

Approved May 25, 1993