SENATE/HOUSE FILE BY (PROPOSED DEPARTMENT OF NATURAL RESOURCES BILL)

Passed	Senate,	Date	Passed	House,	Date
Vote:	Ayes	Nays	Vote:	Ayes	Nays
Approved					<u>-</u>

## A BILL FOR

1 An Act relating to the disposal of solid waste by changing permitting requirements and updating and clarifying existing provisions. 3 4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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Section 1. Section 455B.301, Code 2007, is amended to read 1 2 as follows: 1

455B.301 DEFINITIONS.

As used in this part 1 of division IV, unless the context

5 clearly indicates a contrary intent:
6 1. "Actual cost" means the operational, remedial and
7 emergency action, closure, postclosure, and monitoring costs 8 of a sanitary disposal project for the lifetime of the 9 project.

<u> Beneficial use" means a specific utilization of a </u> 1 10 solid by=product as a resource that constitutes reuse rather than disposal, does not adversely affect human health or the 13 environment, and is approved by the department.

2. 3. "Beverage" means wine as defined in section 123.3, 1 15 subsection 37, alcoholic liquor as defined in section 123.3, 1 16 subsection 5, beer as defined in section 123.3, subsection 7, 1 17 wine cooler or drink, tea, potable water, soda water and 1 18 similar carbonated soft drinks, mineral water, fruit juice, 1 19 vegetable juice, or fruit or vegetable drinks, which are 1 20 intended for human consumption.

<del>3.</del> <u>4.</u> "Beverage container" means a sealed glass, plastic, 1 22 or metal bottle, can, jar, or carton containing a beverage.
1 23 4. 5. "Biodegradable" means degradable through a process

1 24 by which fungi or bacteria secrete enzymes to convert a 1 25 complex molecular structure to simple gasses and organic 26 compounds.

5. 6. "Closure" means actions that will prevent, mitigate, 1 28 or minimize the threat to public health and the environment 29 posed by a closed sanitary landfill, including but not limited 30 to application of final cover, grading and seeding of final 1 31 cover, installation of an adequate monitoring system, and 1 32 construction of ground and surface water diversion structures, 33 if necessary.

6. 7. "Closure plan" means the plan which specifies the 34 35 methods and schedule by which an operator will complete or 1 cease disposal operations of a sanitary disposal project, 2 prepare the area for long=term care, and make the area 3 suitable for other uses.

"Degradable" means capable of decomposing by <del>7.</del> <u>8.</u> 5 biodegradation, photodegradation, or chemical process into 6 harmless component parts after exposure to natural elements for not more than three hundred sixty=five days. 7

8. 9. "Financial assurance instrument" means an instrument 9 submitted by an applicant to ensure the operator's financial 2 10 capability to provide reasonable and necessary response during 2 11 remedial responses.

a. The instrument shall be sufficient to ensure adequate 13 response throughout the lifetime of the project and for the 2 14 thirty years a period of time following the project's closure, 15 and to provide for the closure of the facility and postclosure 2 16 care required by rules adopted by the commission in the event 2 17 that the operator fails to correctly perform closure and 2 18 postclosure care requirements as determined by the commission

19 by rule. b. The instrument shall be sufficient to ensure the proper closure and postclosure care of the project in the event the operator fails to correctly perform those requirements. The form instrument may include the provide for one or 24 more of the following: 2 25 2 26 (1) The establishment of a secured trust fund.
(2) The use of a cash or surety bond, or the. (3) The obtaining of insurance. 2 27 2 28 2 29 (4) The satisfaction of a corporate financial test.
(5) The satisfaction of a local government financia
(6) The obtaining of a corporate guarantee. The satisfaction of a local government financial test. 2 30 2 31 The obtaining of a local government guarantee. (7)2 The use of a local government dedicated fund.

The obtaining of an irrevocable letter of credit. 32 (8) (9) 33 34 8A. 10. "Incinerator" means any enclosed device using 35 controlled flame combustion that does not meet the criteria 1 for classification as a boiler and is not listed as an 2 2 3 2 industrial furnace. "Incinerator" does not include thermal 3 3 oxidizers used for the treatment of gas emissions. 4 9. 11. "Leachate" means fluid that has percolated through 5 solid waste and which contains contaminants consisting of 3 6 dissolved or suspended materials, chemicals, or microbial 7 waste products from the solid waste.
8 10. 12. "Lifetime of the project" means the projected
9 period of years that a landfill will receive waste, from the 3 10 time of opening until closure, based on the volume of waste to 11 be received projected at the time of submittal of the initial 3 12 project plan and the calculated refuse capacity of the 3 13 landfill based upon the design of the project. 3 14 11. 13. "Manufacturer" means a person who by labor, art, 3 15 or skill transforms raw material into a finished product or 3 16 article of trade. 3 17 12. 14. "Photodegradable" means degradable through a 3 18 process in which ultraviolet radiation in sunlight causes a 3 19 chemical change in a material. 3 20 13. 15. "Postclosure" and "postclosure care" mean the time 21 and actions taken for the care, maintenance, and monitoring of 3 22 a sanitary disposal project after closure that will prevent, 3 23 mitigate, or minimize the threat to public health, safety, and 24 welfare and the threat to the environment posed by the closed 3 25 facility. 3 26 <del>14.</del> 16. "Postclosure plan" means the plan which specifies 3 27 the methods and schedule by which the operator will perform 28 the necessary monitoring and care for the area after closure 3 29 of a sanitary disposal project.
3 30 15. 17. "Private agency" means a private agency as defined 31 in section 28E.2. <del>16.</del> <u>18.</u> 3 32 "Public agency" means a public agency as defined 3 33 in section 28E.2.  $\frac{17.}{19.}$  "Resource recovery system" means the recovery and 35 separation of ferrous metals and nonferrous metals and glass 3 3 and aluminum and the preparation and burning of solid waste as 4 2 fuel for the production of electricity. 4 20. "Rubble" means dirt, stone, brick, or similar inorganic materials used for beneficial fill, landscaping, 5 excavation, or grading at places other than a sanitary 6 disposal project. "Rubble" includes asphalt waste only as 7 long as it is not used in contact with water in a floodplain. 4 8 For purposes of this chapter, "rubble" does not mean coal 9 combustion residue, foundry sand, or other industrial process 4 10 wastes unless those wastes are approved by the department.
4 11 18. 21. "Sanitary disposal project" means all facilities 4 12 and appurtenances including all real and personal property 4 13 connected with such facilities, which are acquired, purchased, 4 14 constructed, reconstructed, equipped, improved, extended, 4 15 maintained, or operated to facilitate the final disposition of 4 16 solid waste without creating a significant hazard to the 4 17 public health or safety, and which are approved by the 4 18 executive director. 19. 22. "Sanitary landfill" means a sanitary disposal 4 19 4 20 project where solid waste is buried between layers of earth. 20. 23. "Solid waste" means garbage, refuse, rubbish, and 4 21 4 22 other similar discarded solid or semisolid materials, 23 including but not limited to such materials resulting from 4 24 industrial, commercial, agricultural, and domestic activities. 4 25 Solid waste may include vehicles, as defined by section 321.1, 4 26 subsection 90. However, this division does not prohibit the 27 use of dirt, stone, brick, or similar inorganic material for 4 28 fill, landscaping, excavation or grading at places other than 4 29 This definition does not prohibit the use of rubble at places

30 other than a sanitary disposal project. Solid waste "Solid 4 31 waste" does not include hazardous waste as defined in section 32 455B.411 or source, any of the following: a. Hazardous waste regulated under the federal Re Conservation and Recovery Act, 42 U.S.C. } 6921=6934. Resource 34 b. Hazardous waste as defined in section 455B.411, except to the extent that rules allowing for the disposal of specific wastes have been adopted by the commission. c. Source, special nuclear, or by=product material as 4 defined in the Atomic Energy Act of 1954, as amended to January 1, 1979, or petroleum. 5 d. Petroleum contaminated soil which that has been 5 remediated to acceptable state or federal standards. Sec. 2. Section 455B.304, subsections 2, 11, and 17, Code 2007, are amended to read as follows: 5 5 10 2. The commission shall adopt rules that allow the use of 11 wet or dry sludge from publicly owned treatment works for land 12 application. A sale of wet or dry sludge for the purpose of 5 5 13 land application shall be accompanied by a written agreement 14 signed by both parties which contains a general analysis of 5 15 the contents of the sludge. The heavy metal content of the 5 16 sludge shall not exceed that allowed by rules of the 5 17 commission. An owner of a publicly owned treatment works 18 which sells wet or dry sludge is not subject to any action by 19 the purchaser to recover damages for harm to person or 5 20 property caused by sludge that is delivered pursuant to a sale 21 unless it is a result of a violation of the written agreement 22 or if the heavy metal content of the sludge exceeds that 5 23 allowed by rules of the commission. Nothing in this section 5 24 shall provide immunity to any person from action by the 25 department pursuant to section 455B.307. The rules adopted 26 under this subsection shall be generally consistent with those 5 27 rules of the department existing on January 1, 1982, regarding 28 the land application of municipal sewage sludge except that 29 they may provide for different methods of application for wet 30 sludge and dry sludge. 5 31 11. By July 1, 1990, a  $\underline{A}$  sanitary landfill disposal 5 32 project operating with a permit shall have a trained, tested, 5 31 5 33 and certified operator. A certification program shall be 35 shall adopt by rule a certification program.

1 17. The commission shall adopt rules to establish a 6 2 special waste authorization program. For purposes of this 3 subsection, "special waste" means any industrial process 6 6 4 waste, pollution control waste, or toxic waste which presents 5 a threat to human health or the environment or a waste with 6 6 6 inherent properties which make the disposal of the waste in a 6 sanitary landfill difficult to manage. Special waste does not 8 include domestic, office, commercial, medical, or industrial 6 9 waste that does not require special handling or limitations on 10 its disposal. Special waste does not include hazardous wastes 11 which are regulated under the federal Resource Conservation 6 6 6 12 and Recovery Act, 42 U.S.C. } 6921=6934, or hazardous wastes 13 as defined in section 455B.411, subsection 3 nor does it 14 include hazardous waste as defined in section 455B.411, except 15 to the extent that the commission has adopted rules allowing <u>6 16 the disposal of certain wastes.</u> Sec. 3. Section 455B.304, Code 2007, is amended by adding 6 18 the following new subsection: NEW SUBSECTION. 19. The commission shall adopt rules for 6 20 determining when the utilization of a solid by=product 6 21 constitutes beneficial use rather than the disposal of solid Materials approved for beneficial use at a sanitary 6 22 waste. 6 23 landfill shall be exempt from the tonnage fee imposed by 24 section 455B.310 to the extent authorized by rule or permit. Section 455B.305, Code 2007, is amended to read as 6 25 Sec. 4. 6 26 follows: 6 27 ISSUANCE OR RENEWAL OF PERMITS BY DIRECTOR. 455B.305 1. The director shall issue, revoke, suspend, modify, or 6 28 6 29 deny permits for the construction and operation of sanitary 6 30 disposal projects. a. A permit shall be issued by the director or, at the 6 32 director's direction, by a local board of health, for each 6 33 sanitary disposal project operated in this state. The permit 34 shall be issued in the name of the city or county or, where 35 applicable, in the name of the public or private agency 1 operating the project. <u>Permits issued pursuant to this</u> section are in addition to any other licenses, permits, or variances authorized or required by law, including but not limited to chapter 335.

<u>b.</u> Each sanitary disposal project shall be inspected

6 annually periodically by the department or a local board of 7 health. The permits issued pursuant to this section are in 8 addition to any other licenses, permits or variances <del>- 9 authorized or required by law, including, but not limited to,</del> 10 chapter 335. 7 11 c. A permit may be suspended or revoked by the director if 7 12 a sanitary disposal project is found not to meet the 7 13 requirements of part 1 or <u>the</u> rules <del>issued under adopted</del> 7 14 pursuant to part 1. The suspension or revocation of a permit 15 may be appealed to the department.

16 2. Beginning July 1, 1988, the director shall not issue a
17 permit for the construction or operation of a new sanitary 7 18 disposal project unless the permit applicant, in conjunction 7 19 with all local governments using the sanitary disposal 7 20 project, has filed a plan as required by section 455B.306. 7 21 For those sections for which the department has not developed 7 22 rules, the permit shall contain conditions and a schedule for 7 23 meeting all applicable requirements of section 455B.306. 3. Beginning July 1, 1988, the director shall not renew or 7 25 reissue a permit which had been initially issued prior to that 26 date for a sanitary disposal project, unless the permit 7 27 applicant, in conjunction with all local governments using the 7 28 sanitary disposal project, has filed a plan as required by 7 29 section 455B.306. For those sections for which the department 7 30 has not developed rules, the permit shall contain conditions 7 31 and a schedule for meeting all applicable requirements of 7 32 section 455B.306. 4. Beginning July 1, 1994, the director shall not renew or 34 reissue a permit which had been initially issued or renewed 7 35 prior to that date for a sanitary disposal project, unless and 1 until the permit applicant, in conjunction with all local 8 2 governments using the sanitary disposal project, documents 8 3 that steps are being taken to begin implementing the plan 8 4 filed pursuant to section 455B.306. For those sections for 8 5 which the department has not developed rules, the permit shall 8 6 contain conditions and a schedule for meeting all applicable 8 7 requirements of section 455B.306. However, a permit may be 8 8 issued for the construction and operation of a new sanitary 8 9 disposal project in accordance with subsection 2. 8 10 5. Beginning July 1, 1997, the director shall not renew or 8 11 reissue a permit which had been renewed or reissued prior to 8 12 that date for a sanitary landfill, unless and until the permit 8 13 applicant, in conjunction with all local governments using the 8 14 landfill, documents that alternative methods of solid waste 8 15 disposal other than use of a sanitary landfill have been 8 16 implemented as set forth in the plan filed pursuant to section 8 17 455B.306. However, the director may issue a permit for the 8 18 construction and operation of a new sanitary landfill in 8 19 accordance with subsection 2 and a permit may be renewed or 8 20 reissued for a sanitary landfill which had received an initial 8 21 permit but the permit had not been previously renewed or 8 22 reissued prior to July 1, 1997 in accordance with subsection After July 1, 1997, however, no new landfill permits shall 8 24 8 25 be issued unless the applicant, in conjunction with all local 8 26 governments which will use the landfill, certifies that the 8 27 landfill is needed as a part of an alternative disposal 8 28 method, or unless the applicant provides documentation which 8 29 satisfies the director that alternatives have been studied and 8 30 are not either technically or economically feasible. 31 decision of the director is subject to review by the 32 commission at its next meeting. 6. Beginning July 1, 1992, the director shall not issue a 8 33 8 34 permit for a sanitary landfill unless the sanitary landfill is 35 equipped with a leachate control system. Beginning July 1, 1994, the director shall not renew or reissue a permit for an 2 existing sanitary landfill unless the sanitary landfill is 3 equipped with a leachate control system. During the period 4 from July 1, 1992, through June 30, 1994, the director may 5 require an existing sanitary landfill to install a leachate 9 6 control system if leachate from the sanitary landfill is 9 7 adversely impacting the public health or safety or the 8 environment. During the period from July 1, 1992, through 9 June 30, 1994, the director shall require an existing sanitary 9 10 landfill to install a leachate control system if the sanitary 9 11 landfill has not submitted a completed hydrogeological plan to 9 12 the department. The director may exempt a permit applicant 13 from these requirements if the director determines that 9 14 certain conditions regarding, but not limited to, existing 9 15 physical conditions, topography, soil, geology, and climate, 9 16 are such that a leachate control system is unnecessary. The

17 director may exempt a permit applicant from the requirements 18 of this subsection if the permittee certifies that a risk <del>9 19 assessment of the site indicates that a current or potential</del> 9 20 threat to environmental health does not exist such that an 9 21 exposed individual has no greater than a one in one million 9 22 risk of developing cancer and for noncarcinogens a hazard 23 index of less than one. The director shall use the United 9 24 States environmental protection agency's risk assessment 9 25 quidance for the superfund as a basis for determining whether 9 26 to grant the exemption. The exemption in this subsection 9 27 shall apply only to sanitary landfill cells in existence prior 9 28 to July 1, 1992, or the vertical expansion above a cell in 9 29 which waste was deposited prior to July 1, 1992. A sanitary 9 30 landfill permittee desiring an exemption shall apply to the 9 31 director and certify a completion date for a risk assessment 9 32 study by December 1, 1994. If an exemption is not granted, or 9 33 if the risk assessment study concludes that a leachate control 34 system is required, a permittee shall certify a completion 9 35 date and increments of progress for the installation of a 10 1 leachate control system. The department shall retain the 10 2 discretion to approve or disapprove a risk assessment study or 10 3 a proposed completion date under this subsection. If a -10 4 schedule for a risk assessment study or the installation of a 10 5 leachate control system is approved by the department and 10 6 satisfactory progress is being made toward completion of the 10 7 study or the installation of the leachate control system, the 10 8 permittee shall not be subject to penalties for failure to 9 meet the requirements of this subsection.
10 2. The director shall not issue or renew a permit for a  $\frac{10}{10}$ 10 10

10 11 municipal solid waste landfill unless the permit applicant, in 10 12 conjunction with all local governments using the landfill, has 10 13 documented its implementation of solid waste disposal methods 10 14 other than final disposal in a sanitary landfill.

15 3. The director shall not issue or renew a permit for a 16 sanitary landfill unless the landfill is equipped with a

10 17 leachate control system.

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10 18 7. 4. The director shall not issue or renew a permit for a 10 19 transfer station operating as part of an agreement between two 10 20 planning areas pursuant to section 455B.306, subsection 2, 10 21 until unless the applicant, in conjunction with all local 10 22 governments using the transfer station, documents that 10 23 alternative methods of solid waste disposal other than final -10 24 disposal in a sanitary landfill have been implemented as set 10 25 forth in the plan filed pursuant to section 455B.306 has 10 26 documented its implementation of solid waste disposal methods

10 27 other than final disposal in a sanitary landfill.
10 28 Sec. 5. Section 455B.306, subsections 1 and 2, Code
10 29 Supplement 2007, are amended to read as follows:

10 30 1. A city, county, and a or private agency operating, or 10 31 planning to operate, a <u>municipal solid waste</u> sanitary disposal 10 32 project shall file with the director one of two types of 10 33 comprehensive plans detailing the method by which the city, 10 34 county, or private agency will comply with this part 1. 10 35 first type is a comprehensive plan in which solid waste is 11 1 disposed of in a sanitary landfill within the planning area. 2 The second type is a comprehensive plan in which all solid 3 waste is consolidated at and transported from a transfer 4 station for disposal at a sanitary landfill in another 5 comprehensive planning area.

a. All cities and counties shall also file with the director a comprehensive plan detailing the method by which 8 the city or county will comply with the requirements of section 455B.302 to establish and implement a comprehensive

11 10 solid waste reduction program for its residents.

11 11 For the purposes of this section, a A public agency 11 12 managing the waste stream for cities or counties pursuant to chapter 28E, shall file one comprehensive plan on behalf of 11 13 11 14 its members, which. Filing of a comprehensive plan
11 15 constitutes full compliance by the public agency's members 11 16 with the filing requirements of this section.

11 17 c. If both a public agency managing the waste stream for a 11 18 city or county pursuant to chapter 28E, and one or more of the 11 19 public agency's member cities or counties file a comprehensive 11 20 plan under this subsection, the director shall, following 11 21 notice to the agency, make a determination that any plan filed 11 22 by a member city or county is compatible with the 11 23 comprehensive plan of the chapter 28E public agency. If the 11 24 director determines that the comprehensive plan of a city 11 25 city's or county county's comprehensive plan is not compatible 11 26 with the comprehensive plan of a chapter 28E public agency, as

27 defined in chapter 28E, the director shall require the city or

11 28 county to provide justification for the approval of the 11 29 comprehensive plan based upon the <u>following factors: the</u> 11 30 innovative nature of the comprehensive plan, the urgency of 11 31 the plan's implementation, or other any unique features of the 11 32 city's or county's comprehensive plan of the city or county, and that, and whether the plan otherwise complies with the 11 34 provisions of this chapter. d. This subsection does not prevent the director from 11 35 approving pilot projects which otherwise comply with the provisions of this chapter. 12 12 The director shall review each comprehensive plan 12 4 submitted and may reject, suggest modification, or approve the 12 5 proposed plan. The director shall aid in the development of 6 comprehensive plans for compliance with this part. 12 12 7 director shall make available to a city, county, and private <del>-12</del>

agency appropriate cities, counties, and private agencies the 9 forms appropriate for the submission of comprehensive plans. 12 10 and the director may hold hearings for the purpose of implementing this part. 12 11 12 12

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f. The director, and any governmental agencies with 12 13 primary responsibility for the development and conservation of energy resources, shall provide research and assistance, when 12 14 12 15 cities and counties operating or planning to operate. 12 16 sanitary disposal projects request aid in planning and 12 17 implementing resource recovery systems.

g. A comprehensive plan filed by a private agency 12 19 operating, or planning to operate, a sanitary disposal project 12 20 required pursuant to by section 455B.302 shall be developed in 12 21 cooperation and consultation with the city or county 12 22 responsible to provide for the establishment and operation of 12 23 <u>for establishing and operating</u> a sanitary disposal project. 12 24 <u>h. A The director shall review a</u> completed plan for the

12 25 control and treatment of leachate, submitted to meet the 12 26 requirements of section 455B.305, subsection 6, shall 12 27 be reviewed by the director, and the director 7, paragraph 12 28 "b", and shall reject the plan, suggest modifications, or 12 29 approve the completed plan it within six months of submittal -12 30 of the plan the time the plan was submitted. If no action is -12 31 taken the director has not acted on the plan within the -12 32 six-month period those six months, the plan shall be 12 33 considered approved. However, the director, upon a request to 12 34 renew or reissue a previously issued permit may require 12 35 updating of the plan at the time of renewal or reissuance of a 1 previously issued permit that the plan be updated.
2 2. A planning area that closes all of the municipal solid

3 waste sanitary landfills located in the planning area and 4 chooses <u>instead</u> to use a municipal solid waste sanitary landfill in another planning area that may choose to retain 6 its autonomy as long as the sanitary landfill in the other <u>7 planning area</u> complies with all <u>the</u> requirements <del>under</del> 8 subtitle D of the federal Resource Conservation and Recovery <del>9 Act, with</del> <u>of this chapter, and</u> all solid waste generated 13 10 within the planning area being closing its landfills is 13 11 consolidated at, and transported from, a permitted transfer 13 12 station, may elect to retain autonomy as a planning area and. 13 For purposes of this subsection, a planning area closing its 13 14 own landfills that chooses to retain its autonomy shall not be 13 15 required to join the planning area where the that contains the 13 16 landfill being used it is using for final disposal of its 13 17 solid waste is located.

13 18 a. If a planning area makes the election under chooses to 13 19 retain autonomy pursuant to this subsection, the planning at 13 20 receiving the solid waste from the planning area making the retain autonomy pursuant to this subsection, the planning area -13 21 election sending it shall not be required to include the 13 22 planning area making the election in a sending planning area 23 in its comprehensive plan provided that no services other than 13 24 the acceptance of solid waste for disposal are shared between 13 25 the two planning areas other than the acceptance of solid -13 26 waste for disposal at a sanitary landfill. The A planning 13 27 area receiving the solid waste shall only be responsible for 13 28 the permitting, planning, and waste reduction and diversion 13 29 programs in the planning area receiving the solid waste within 30 that planning area.

13 31 b. If the department determines that solid waste cannot 13 32 reasonably be consolidated and transported from a particular 13 33 transfer station, the department may establish permit 13 34 conditions to address the transport and disposal of the solid 13 35 waste. An election may be made A planning area sending solid waste for disposal in another planning area may retain autonomy under this subsection only if the two both

3 comprehensive planning areas enter into an agreement pursuant

14 4 to chapter 28E that includes, at a minimum, all of the 14 5 following: 14 6 14 7 A detailed methodology of the manner in which solid <del>a.</del> (1) waste will be tracked and reported between the two planning 14 8 areas. 14 b. (2) A detailed methodology of the manner in which the 14 10 receiving sanitary landfill will collect, remit, and report tonnage fees, pursuant to section 455B.310, paid by the 14 11 14 12 planning area that is transporting the solid waste. The 14 13 methodology shall include both the remittances of tonnage fees 14 14 to the state and the retained tonnage fees. Sec. 6. Section 455B.306, subsection 7, paragraph b, Code 14 15 Supplement 2007, is amended to read as follows: 14 16 b. A plan for the control and treatment of leachate, including financial considerations proposed in meeting the 14 17 14 18 14 19 costs of control and treatment in order to meet the 14 20 requirements of section 455B.305, subsection  $\frac{6}{2}$ 14 21 Sec. 7. Section 455B.306, subsections 9 and 12, Code 14 22 Supplement 2007, are amended to read as follows: 14 23 9. In addition to the comprehensive plan filed pursuant to 14 24 subsection 1, a person operating or proposing to operate a 14 25 sanitary disposal project shall provide a financial assurance 14 26 instrument to the department prior to the initial approval of 14 27 a permit or prior to the renewal of a permit for an existing 14 28 or expanding facility beginning July 1, 1988. a. The financial assurance instrument shall meet all 14 29 14 30 requirements adopted by rule by the commission, and shall not 14 31 be canceled, revoked, disbursed, released, or allowed to 14 32 terminate without the approval of the department. Following 14 33 the cessation of operation or the closure of a sanitary 14 34 disposal project, neither the guarantor nor the operator shall 14 35 cancel, revoke, or disburse the financial assurance instrument 15 or allow the instrument to terminate until the operator is 15 released from closure, postclosure, and monitoring 15 responsibilities. 4 b. The operator of a sanitary landfill shall maintain 5 closure, and postclosure accounts. The commission shall adopt 15 15 15 by rule the amounts to be contributed to the accounts based 15 upon the amount of solid waste received by the facility. 15 8 accounts established shall be specific to the facility. 15 (1) Money in the accounts shall not be assigned for the 15 10 benefit of creditors with the exception of the state. 15 11 (2) Money in an account shall not be used to pay any final 15 12 judgment against a licensee arising out of the ownership or 15 13 operation of the site during its active life or after closure. 15 14 (3) Conditions under which the department may gain access 15 15 to the accounts and circumstances under which the accounts may 15 16 be released to the operator after closure and postclosure 15 17 responsibilities have been met, shall be established by the 15 18 commission. 15 19 c. The commission shall adopt by rule the millimum that it is 20 of financial responsibility for sanitary disposal projects. The commission shall adopt by rule the minimum amounts d. Financial assurance instruments may include instruments 15 22 such as cash or surety bond, a letter of credit, a secured 23 trust fund, or a corporate guarantee any of the instruments 15 24 described in section 455B.301, subsection 9. 15 25 e. The annual financial statement submitted to the 15 26 department pursuant to subsection 7, paragraph "c", shall 15 27 include the current amounts established in each of the 15 28 accounts and the projected amounts to be deposited in the 15 29 accounts in the following year. 15 30 12. This section shall not apply to a sanitary landfill 15 31 project owned by an electric generating facility and used 15 32 exclusively for the disposal of coal combustion residue. 15 33 Notwithstanding section 455B.301, subsection 8, a utility 15 34 under this subsection may demonstrate financial assurance <del>-15-</del> 15 35 through the use of a secured trust fund, a cash or surety <del>-16</del> 1 bond, a corporate financial test as provided by the -162 department, the obtaining of an irrevocable letter of credit, -163 or an alternative method as provided by the department. 16 4 utility under this subsection may demonstrate financial 16 16 16 5 assurance by any of the instruments described in section 6 455B.301, subsection 9, or by an alternative method acceptable 7 to the department. The financial assurance instrument 16 8 submitted must ensure the facility's financial capability to 16 9 provide reasonable and necessary response during the lifetime

16 12 EXPLANATION This bill relates to solid waste disposal and sanitary

16 10 of the project and for a specified period of time following 16 11 closure as required by rules adopted by the commission.

16 13 16 14 landfills. 16 15 The bill modifies certain definitions of terms related to 16 16 solid waste, removes outdated language, and clarifies some 16 17 provisions.

16 18 The bill broadens the definition of a "financial assurance"

16 18 The bill broadens the definition of a "financial assurance 16 19 instrument", which must be submitted by the operator of a 16 20 sanitary disposal project, and adds a definition of "rubble".

The bill directs the department of natural resources to 16 22 adopt rules for determining when the utilization of a solid 16 23 by=product constitutes beneficial use, and it makes necessary 16 24 related changes such as defining "beneficial use". The bill 16 25 provides that any materials constituting such a beneficial use 16 26 are exempt from certain tonnage fees.

Currently, the Code contains provisions preventing the director of the department of natural resources from issuing permits for solid waste disposal facilities unless certain required comprehensive plans have been filed. Those for provisions specify dates on which the director was to begin requiring such plans, but those dates have passed. The bill simplifies the provisions governing the issuance and renewal for solid waste permits by removing and updating the provisions

16 35 containing the outdated language.

17 1 LSB 5409DP 82

17 2 tw/nh/8