Senate Study Bill 3116 - Introduced

SENATE/HOUSE FILE _____ BY (PROPOSED DEPARTMENT OF PUBLIC SAFETY BILL)

A BILL FOR

- 1 An Act relating to activities of the department of public
- 2 safety including regulating the storage of flammable
- 3 and combustible liquids in aboveground storage tanks and 4 retaining fees.
- 5 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

1 Section 1. Section 100.1, subsection 5, Code 2009, is
2 amended to read as follows:

To promulgate fire safety rules. The state fire marshal 3 5. 4 shall have exclusive right to promulgate fire safety rules as 5 they apply to enforcement or inspection requirements by the 6 state fire marshal, but the rules shall be promulgated only 7 after public hearing pursuant to chapter 17A. Wherever by any 8 statute the fire marshal or the department of public safety is 9 authorized or required to promulgate, proclaim, or amend rules 10 and minimum standards regarding fire hazards or fire safety or ll protection in any establishment, building or structure, the 12 rules and standards shall promote and enforce fire safety, fire 13 protection and the elimination of fire hazards as the rules may 14 relate to the use, occupancy and construction of the buildings, 15 establishments or structures. The word "construction" shall 16 include, but is not limited to, electrical wiring, plumbing, 17 heating, lighting, ventilation, construction materials, 18 entrances and exits, and all other physical conditions of the 19 building which may affect fire hazards, safety or protection. 20 The rules and minimum standards shall be in substantial 21 compliance except as otherwise specifically provided in this 22 chapter, with the standards of the national fire protection 23 association relating to fire safety as published in the 24 national fire codes.

25 Sec. 2. Section 100C.9, subsection 2, Code 2009, is amended 26 to read as follows:

27 2. Notwithstanding section 8.33, fees collected by the 28 division of state fire marshal that remain unencumbered or 29 unobligated at the close of the fiscal year shall not revert 30 but shall remain available for expenditure for the purposes 31 designated until the close of the <u>in</u> succeeding fiscal 32 year years.

33 Sec. 3. Section 101.1, Code 2009, is amended to read as 34 follows:

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35 101.1 Rules by fire marshal.

1. The state fire marshal is hereby empowered and directed
 2 to formulate and adopt and from time to time amend or revise
 3 and to promulgate, in conformity with and subject to the
 4 conditions set forth in this chapter, reasonable rules for the
 5 safe transportation, storage, handling, and use of <u>combustible</u>
 6 <u>liquids</u>, flammable liquids, liquefied petroleum gases, and
 7 liquefied natural gases.

8 2. For purposes of this chapter:

9 <u>a. "Combustible liquid" means any liquid that has a</u>
10 <u>closed-cup flash point greater than or equal to 100 degrees F.</u>

11 a. b. "Flammable liquid" means a liquid having a with a
12 <u>closed-cup</u> flash point below 200 100 degrees F. and a Reid
13 vapor pressure not exceeding forty p.s.i. absolute, 2026.6 mm
14 Hg, at 100 degrees F.

15 b. <u>c.</u> "Liquefied petroleum gas" means material composed 16 predominantly of any of the following hydrocarbons, or mixtures 17 of the same: Propane, propylene, butanes (normal butane or 18 isobutane) and butylenes.

19 e. <u>d.</u> *Liquefied natural gas* means a fuel in the liquid 20 state composed predominantly of methane and which may contain 21 minor quantities of ethane, propane, nitrogen, or other 22 components normally found in natural gas.

23 Sec. 4. Section 101.3, Code 2009, is amended to read as 24 follows:

25 101.3 Separate rules for liquids and gas.

The rules covering <u>combustible and</u> flammable liquids and <u>shall be formulated and promulgated separately from</u> those covering liquefied petroleum gas shall be separately formulated and separately promulgated.

30 Sec. 5. Section 101.5, Code 2009, is amended to read as 31 follows:

32 101.5 Publication of rules Rules.

33 The rules shall be promulgated pursuant to chapter 17A, only 34 after a public hearing at least twenty days' notice of the 35 time and place of which is given by publication in the Iowa

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administrative bulletin and by mail to any person who has filed
 the person's name and address with the state fire marshal for
 the purpose of receiving the notice.

4 Sec. 6. Section 101.12, Code 2009, is amended by striking 5 the section and inserting in lieu thereof the following:

6 101.12 Aboveground tanks authorized.

7 l. An aboveground flammable or combustible liquid storage
8 tank may be installed at a retail motor vehicle fuel outlet,
9 subject to rules adopted by the state fire marshal.

10 2. Rules adopted by the state fire marshal pursuant to this 11 section shall be in substantial compliance with the applicable 12 standards of the national fire protection association.

13 3. The installation of an aboveground flammable or 14 combustible liquid storage tank at a retail motor vehicle fuel 15 outlet shall also be subject to approval by the governing body 16 of the local governmental subdivision which has jurisdiction 17 over the fuel outlet.

18 Sec. 7. Section 101.21, Code 2009, is amended to read as 19 follows:

20 101.21 Definitions.

21 As used in this <u>part</u> <u>division</u> unless the context otherwise 22 requires:

1. "Aboveground petroleum flammable or combustible
Jiquid storage tank" means one or a combination of tanks,
including connecting pipes connected to the tanks which
are used to contain an accumulation of petroleum flammable
or combustible liquid and the volume of which, including
the volume of the underground pipes, is more than ninety
percent above the surface of the ground. Aboveground
petroleum flammable or combustible liquid storage tank does not
include any of the following:

32 a. Aboveground tanks of one thousand one hundred gallons or33 less capacity.

34 *b.* Tanks used for storing heating oil for consumptive use 35 on the premises where stored.

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c. Underground storage tanks as defined by section 455B.471.
 d. A flow-through process tank, or a tank containing
 a regulated substance, other than motor fuel used for
 4 transportation purposes, for use as part of a manufacturing
 5 process, system, or facility.

6 2. *Nonoperational aboveground petroleum tank* means an
7 aboveground storage tank in which petroleum is not deposited or
8 from which petroleum is not dispensed on or after July 1, 1989.

9 3. 2. "Operator" means a person in control of, or having 10 responsibility for, the daily operation of an aboveground 11 petroleum flammable or combustible liquid storage tank.

12 4. 3. "*Owner*" means:

a. In the case of an aboveground petroleum <u>flammable or</u>
<u>combustible liquid</u> storage tank in use on or after July 1,
1989, a person who owns the aboveground <u>petroleum flammable or</u>
<u>combustible liquid</u> storage tank used for the storage, use, or
dispensing of <u>petroleum flammable or combustible liquid</u>.

18 b. In the case of an aboveground petroleum flammable or 19 combustible liquid storage tank in use before July 1, 1989, but 20 no longer in use on or after that date, a person who owned the 21 tank immediately before the discontinuation of its use.

22 5. <u>4.</u> "*Petroleum*" means petroleum as defined in section 23 455B.471.

6. <u>5.</u> *"Release"* means spilling, leaking, emitting,
25 discharging, escaping, leaching, or disposing from an
26 aboveground petroleum <u>flammable or combustible liquid</u> storage
27 tank into groundwater, surface water, or subsurface soils.
28 <u>7.</u> <u>6.</u> *"State fire marshal"* means the state fire marshal or
29 the state fire marshal's designee.

30 8. 7. "Tank site" means a tank or grouping of tanks within
31 close proximity of each other located on a facility for the
32 purpose of storing petroleum flammable or combustible liquid.
33 Sec. 8. Section 101.22, Code 2009, is amended to read as

34 follows:

35 101.22 Report of existing and new tanks — registration fee

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1 — tag — penalty.

Except as provided in subsection 2, the owner or
 operator of an aboveground petroleum flammable or combustible
 <u>liquid</u> storage tank existing on or before July 1, 1989 July 1,
 <u>2010</u>, shall notify the state fire marshal in writing by May 1,
 <u>1990</u> October 1, 2010, of the existence of each tank and specify
 the age, size, type, location, and uses of the tank.

8 2. The owner of an aboveground <u>petroleum flammable or</u> 9 <u>combustible liquid</u> storage tank taken out of operation between 10 January 1, 1979, and July 1, 1989 <u>on or before July 1, 2010</u>, 11 shall notify the state fire marshal in writing by July 1, 12 1990 <u>October 1, 2010</u>, of the existence of the tank unless the 13 owner knows the tank has been removed from the site. The 14 notice shall specify, to the extent known to the owner, the 15 date the tank was taken out of operation, the age of the 16 tank on the date taken out of operation, the size, type, and 17 location of the tank, and the type and quantity of substances 18 left stored in the tank on the date that it was taken out of 19 operation.

3. An owner or operator which who brings into use an aboveground petroleum flammable or combustible liquid storage tank after July 1, 1989 2010, shall notify the state fire marshal in writing within thirty days of the existence of the tank and specify the age, size, type, location, and uses of the tank.

4. The registration notice of the owner or operator to the state fire marshal under subsections 1 through 3 shall be accompanied by an annual fee of ten dollars for each tank included in the notice. All moneys collected shall be retained by the department of public safety and are appropriated for the use of the state fire marshal. The annual renewal fee applies to all owners or operators who filed file a registration notice with the state fire marshal pursuant to subsections 1 through 34 3.

35 5. A person who deposits petroleum flammable or combustible

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1 liquid in an aboveground petroleum flammable or combustible
2 liquid storage tank shall notify the owner or operator in
3 writing of the notification requirements of this section.

6. A person who sells or constructs a tank intended to be
5 used as an aboveground storage tank shall notify the purchaser
6 of the tank in writing of the notification requirements of this
7 section applicable to the purchaser.

8 7. It is unlawful to deposit <u>petroleum flammable or</u> 9 <u>combustible liquid</u> in an aboveground <u>petroleum flammable or</u> 10 <u>combustible liquid</u> storage tank which has not been registered 11 pursuant to subsections 1 through 4.

12 8. The state fire marshal shall furnish the owner or 13 operator of an aboveground petroleum flammable or combustible 14 <u>liquid</u> storage tank with a registration tag for each 15 aboveground petroleum flammable or combustible liquid storage 16 tank registered with the state fire marshal.

17 <u>a.</u> The owner or operator shall affix the tag to the fill 18 pipe of each registered aboveground petroleum <u>flammable or</u> 19 combustible liquid storage tank.

20 b. A person who conveys or deposits petroleum flammable 21 or combustible liquid shall inspect the aboveground 22 petroleum flammable or combustible liquid storage tank to 23 determine the existence or absence of the registration tag. 24 If a registration tag is not affixed to the aboveground 25 petroleum flammable or combustible liquid storage 26 tank fill pipe, the person conveying or depositing the 27 petroleum flammable or combustible liquid may deposit the 28 petroleum flammable or combustible liquid in the unregistered 29 tank. However, the deposit is allowed only in the single 30 instance, that the person provides the owner or operator with 31 another notice as required by subsection 5, and that the 32 person provides the owner or operator with an aboveground 33 petroleum flammable or combustible liquid storage tank 34 registration form.

35 <u>c.</u> It is the owner or operator's duty to comply with

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1 registration requirements. A late registration penalty of 2 twenty-five dollars is imposed in addition to the registration 3 fee for a tank registered after the required date.

4 Sec. 9. Section 101.22A, Code 2009, is amended to read as 5 follows:

6 101.22A Exemption.

7 An aboveground petroleum <u>flammable or combustible</u> 8 <u>liquid</u> storage tank which is subject to regulation or 9 registration under either the federal department of 10 transportation or state department of transportation or both, 11 is exempt from the registration requirements of section 101.22. 12 Sec. 10. Section 101.23, Code 2009, is amended to read as 13 follows:

14 101.23 State fire marshal reporting rules.

15 The state fire marshal shall adopt rules pursuant to chapter 16 17A relating to reporting requirements necessary to enable 17 the state fire marshal to maintain an accurate inventory of 18 aboveground petroleum flammable or combustible liquid storage 19 tanks.

20 Sec. 11. Section 101.24, subsections 1 and 2, Code 2009, are 21 amended to read as follows:

1. Inspect and investigate the facilities and records of owners and operators of aboveground <u>petroleum flammable or</u> <u>combustible liquid</u> storage tanks with a capacity of fifteen thousand or more gallons, as necessary to determine compliance with this division and the rules adopted pursuant to this division. An inspection or investigation shall be conducted subject to subsection 4. For purposes of developing a rule, maintaining an accurate inventory, or enforcing this division, the department may:

31 *a.* Enter at reasonable times an establishment or other place 32 where an aboveground storage tank is located.

b. Inspect and obtain samples from any person of
 petroleum <u>flammable or combustible liquid</u> or another regulated
 substance and conduct monitoring or testing of the tanks,

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associated equipment, contents, or surrounding soils, air,
 surface water, and groundwater. Each inspection shall be
 commenced and completed with reasonable promptness.

4 (1) If the state fire marshal obtains a sample, prior to 5 leaving the premises, the fire marshal shall give the owner, 6 operator, or agent in charge a receipt describing the sample 7 obtained and if requested a portion of each sample equal in 8 volume or weight to the portion retained. If the sample is 9 analyzed, a copy of the results of the analysis shall be 10 furnished promptly to the owner, operator, or agent in charge.

(2) Documents or information obtained from a person under 11 12 this subsection shall be available to the public except as 13 provided in this subparagraph. Upon a showing satisfactory to 14 the state fire marshal by a person that public disclosure of 15 documents or information, or a particular part of the documents 16 or information to which the state fire marshal has access 17 under this subsection would divulge commercial or financial 18 information entitled to protection as a trade secret, the 19 state fire marshal shall consider the documents or information 20 or the particular portion of the documents or information 21 confidential. However, the documents or information may be 22 disclosed to officers, employees, or authorized representatives 23 of the United States charged with implementing the federal 24 Solid Waste Disposal Act, to employees of the state of Iowa or 25 of other states when the document or information is relevant 26 to the discharge of their official duties, and when relevant 27 in a proceeding under the federal Solid Waste Disposal Act or 28 this division.

Maintain an accurate inventory of aboveground
 petroleum <u>flammable or combustible liquid</u> storage tanks.
 Sec. 12. Section 101A.5, unnumbered paragraph 1, Code 2009,
 is amended to read as follows:

33 The state fire marshal shall prepare, adopt, and distribute 34 to permit-issuing authorities and other interested persons, 35 without cost, rules in accordance with provisions of chapter

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1 17A, adopt rules pursuant to chapter 17A pertaining to the 2 manufacture, transportation, storage, possession, and use of 3 explosive materials. Rules adopted by the state fire marshal 4 shall be compatible with, but not limited to the national 5 fire protection association's pamphlet number 495 and federal 6 rules pertaining to commerce, possession, storage, and use of 7 explosive materials. Such rules shall:

EXPLANATION

9 This bill relates to activities of the department of public 10 safety including regulating the storage of flammable and 11 combustible liquids in aboveground storage tanks and retaining 12 fees.

8

13 Currently, the department of public safety retains, as 14 repayment receipts, certain fees collected pursuant to Code 15 chapter 101C relating to the regulation of fire extinguishing 16 and alarm systems contractors and installers. The bill allows 17 such repayment receipts that remain unencumbered or unobligated 18 at the close of a fiscal year to be retained by the department 19 for succeeding fiscal years.

The bill changes a number of provisions regarding the storage of fuel and liquefied gases in aboveground storage tanks in Code chapter 101. The bill adds a definition of combustible liquid" and changes the definitional standards for flammable liquids. Currently, the Code refers to "petroleum" storage tanks in Code chapter 101. The bill changes these references to "flammable or combustible liquid storage tanks" where appropriate.

The bill requires an owner or operator of aboveground flammable or combustible liquid storage tanks to notify the state fire marshal of their existence prior to October 1, 2010, and provide additional information such as the age, size, type, location, and uses of the tanks. The bill requires an owner or operator of a tank that is taken out of operation on or before July 1, 2010, to notify the state fire marshal of the existence of the tank by October 1, 2010.

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