

CHAPTER 1138

CONDUCT OF CONTROLLED BURNS OF DEMOLISHED BUILDINGS BY CITIES

H.F. 2392

AN ACT relating to controlled burns of demolished buildings conducted by certain cities.

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

Section 1. Section 455B.133, subsection 10, Code 2003, is amended to read as follows:

10. Adopt rules allowing a city to conduct a controlled burn of a demolished building subject to the ~~same restrictions as requirements that~~ requirements that are in effect for ~~fire fighting training fires the proper removal of all asbestos containing materials prior to demolition and burning.~~ The rules shall include ~~a provision~~ provisions that a city may undertake ~~no more than three controlled burns in every overlapping six-tenths-of-a-mile-radius circle every three years burn site have controlled access, that a burn site be supervised by representatives of the city at all times, and that the burning be conducted only when weather conditions are favorable with respect to surrounding property.~~ For a burn site located outside of a city, the rules shall include a provision that a city may undertake not more than one such controlled burn per day and that a burn site be limited to an area located at least six-tenths of a mile from any inhabited building. For burn sites located within a city, the rules shall include a provision that a city may undertake not more than one such controlled burn in every six-tenths-of-a-mile-radius circle in each calendar year. The rules shall prohibit a controlled burn of a demolished building in Cedar Rapids, Marion, Hiawatha, Council Bluffs, Carter Lake, Des Moines, West Des Moines, Clive, Windsor Heights, Urbandale, Pleasant Hill, Buffalo, Davenport, Mason City, or any other area where area-specific state implementation plans require the control of particulate matter.

Approved May 6, 2004

CHAPTER 1139

ISSUANCE OF DRIVER'S LICENSES AND NONOPERATOR CARDS — FEES RETAINED BY COUNTIES

H.F. 2433

AN ACT relating to fees retained by county treasurers for the issuance of driver's licenses and nonoperator identification cards.

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

Section 1. Section 321M.9, subsection 1, Code Supplement 2003, is amended to read as follows:

1. FEES TO COUNTIES. Notwithstanding any other provision in the Code to the contrary, the county treasurer of any county authorized to issue driver's licenses under this chapter shall retain for deposit in the county general fund ~~five seven~~ seven dollars of fees received for each issuance or renewal of driver's licenses and nonoperator identification cards, but shall not retain any moneys for the issuance of any persons with disabilities identification devices. The county treasurer shall remit the balance of fees to the department.