- 1 HB181
- 2 148951-7

By Representatives McCampbell, Barton, Clouse, Johnson (K),
Patterson, Davis, Greer, Williams (J), Boothe, Faust, Warren,
Carns, Long, McMillan, Vance, Tuggle, Jackson, McClurkin,
Beckman, Merrill, Wood, Fincher, Morrow, Beech and Hall
RFD: Commerce and Small Business
First Read: 06-FEB-13

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2 ENROLLED, An Act,

To amend Sections 22-30-4, 22-30B-2, 22-30B-2.1, 22-30B-4, and 22-30B-4.1, Code of Alabama 1975, relating to fees paid by operators of commercial sites for the disposal of hazardous waste or hazardous substances; to provide further for a lower state and local combined fee for the disposal of hazardous waste and substances.

9 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Sections 22-30-4, 22-30B-2, 22-30B-2.1,
22-30B-4, and 22-30B-4.1, Code of Alabama 1975, are amended to
read as follows:

13 "§22-30-4.

14 "(a) The department has exclusive regulatory 15 authority over all hazardous waste generation, transportation, 16 storage, treatment and disposal and other management practices 17 in the state, and shall, from time to time, investigate and monitor sources of generation, transportation, storage, 18 19 treatment and disposal of hazardous waste. However, nothing in 20 this chapter shall be construed to limit the authority of the 21 Alabama Department of Public Health to regulate wastes 22 containing radioactive materials under Chapter 14 of this 23 title.

24 "(b) In exercising such exclusive authority, the25 department shall provide sufficient personnel with training in

hazardous waste management and a minimum of a bachelor's degree in the sciences or engineering to comprehensively monitor all commercial sites for the disposal of hazardous wastes. Such personnel shall be hired by the director and shall be members of the department's staff.

6 "(1) For the purposes of this section, a commercial 7 site for the disposal of hazardous waste is defined as one 8 receiving hazardous waste not generated on site for disposal 9 and to which a fee is paid for such disposal.

10 "(2) Said personnel shall primarily be responsible for the monitoring of landfill and disposal programs at such 11 sites, but their responsibilities shall include the monitoring 12 13 and inspection of all activities related to such on site 14 programs whether on site or off site. These responsibilities 15 shall include but not be limited to monitoring of transportation near the site, monitoring of testing 16 procedures, monitoring of the unloading of wastes, monitoring 17 of waste storage, monitoring of waste disposal and monitoring 18 of on site and off site areas of known or suspected 19 20 contamination.

"(3) To finance such monitoring operations, there is hereby levied on the operators of such sites a fee of \$1.00 per ton on all waste received for disposal at such sites which fee shall be payable to the department by certified <u>or cashier</u> check or via electronic transfer each month. Notwithstanding

the foregoing, no fee set forth in Section 22-27-17 shall be applicable to such sites. Any proceeds from such fees over and above those necessary to adequately provide for such monitoring operations may be used by the department for general operation.

"(c) The director, or any employee of the department 6 designated by the director, may administer oaths to witnesses 7 8 and may conduct hearings and investigations, and the director 9 may sign and issue subpoenas requiring persons to appear 10 before him, the department or any employee of the department 11 designated by the director to give testimony or produce papers, books, accounts, payrolls, documents (including 12 writings, drawings, graphs, charts, photographs, electronic 13 14 readings and other data compilations from which information 15 can be obtained, translated, if necessary, by the person 16 subpoenaed, through detection devices into reasonably usable 17 form), records or tangible things and the department through 18 its designated employees, shall have the power to serve said 19 subpoenas upon such person either personally or by sending a 20 copy of such subpoena through the United States mail, postage 21 prepaid, which said mail shall be registered or certified with 22 return receipt attached, such service being complete when said 23 registered or certified mail shall be delivered to said person 24 and such receipt returned to the department, or its designated 25 employee, signed by the person sought to be subpoenaed.

Obedience to a subpoena issued by the director may be enforced 1 2 by application to any judge of the circuit court of the county 3 in which said subpoena was issued or to the judge of any circuit court in which such person subpoenaed resides in the 4 5 same manner as is provided by law for the grand jury of a 6 county to enforce its subpoenas and with the same penalty as provided therefor for the failure of any person failing or 7 8 refusing to comply with such subpoena. The fees of witnesses for attendance and travel shall be the same as fees of 9 witnesses before courts of record and shall be paid from the 10 funds of the board. 11

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"§22-30B-2.

"(a) In addition to all other fees levied and
collected prior to September 30, 1992, there is hereby levied
a fee to be paid by the operators of each commercial site for
the disposal of hazardous waste or hazardous substances in the
amount of seventy-two dollars (\$72) per ton for certain waste
or substances disposed of at such site.

"(b) The fee provided by subsection (a) shall apply
to all waste and substances which were generated inside of
Alabama and disposed of at a commercial site for the disposal
of hazardous waste or hazardous substances in Alabama
effective from July 15, 1990, to April 30, 1992, and shall be
paid to the Department of Revenue at the next applicable

monthly reporting and remittance date following adoption of
 this section.

3 "(c) Beginning beginning on September 30, 1992, the
4 effective date of the act amending this subsection June 1,
5 2013, there is hereby levied fees on waste received for
6 disposal to be paid by the operators of each commercial site
7 for the disposal of hazardous waste or hazardous substances as
8 follows:

"(1) A base fee of forty-one dollars sixty cents 9 10 (\$41.60) five dollars fifty cents (\$5.50) per ton in any commercial facility, except for the facility located at 11 Emelle, Alabama, and a base fee of twenty-one dollars sixty 12 13 cents (\$21.60) per ton for the commercial facility located at 14 Emelle, Alabama, on all hazardous waste that is identified or 15 listed under Section 3001 of the Resource Conservation and 16 Recovery Act of 1976 as amended (RCRA), and on polychlorinated 17 biphenyl (PCB) wastes received for disposal which is required 18 to be disposed of in a chemical waste landfill approved under 19 the federal Toxic Substance Control Act (TSCA). After May 1, 20 2006, emission control dust/sludge from the primary production 21 of steel in electric arc furnaces (K061) and any hazardous 22 waste that is de-characterized and thereby rendered 23 nonhazardous shall be exempt from the base fee levied by this subdivision. 24

"(2) In addition to the base fee imposed in 1 subdivision (1), a fee of sixty-two dollars (\$62) per ton on 2 3 acute hazardous waste listed in 40 CFR 261.33(e) and having an EPA Hazardous Waste Number designation beginning with the 4 5 letter "P", except residuals from incineration of such waste. "(3) In addition to the base fee imposed in 6 subdivision (1), a fee of twenty-five dollars (\$25) per ton on 7 8 toxic hazardous waste listed in 40 CFR 261.33(f) and having an EPA Hazardous Waste Number designation beginning with the 9 10 letter "U", except residuals from incineration of such waste. "(4) (2) A fee of <del>eleven dollars sixty cents</del> 11 (\$11.60) five dollars fifty cents (\$5.50) per ton on all other 12 13 waste not subject to taxation in subdivisions subdivision (1) 14 through (3) and disposed of at a commercial site for the 15 disposal of hazardous waste and hazardous substances. "Beginning on August 31, 1993, any hazardous waste 16 17 or hazardous substance collected or removed from within the State of Alabama by any governmental entity or agency or any 18 19 party performing those collection or removal activities pursuant to a contract with any governmental entity or agency, 20 and any hazardous waste or hazardous substances collected or 21 22 removed during an amnesty program authorized by the Alabama 23 Department of Environmental Management, shall be exempt from 24 the payment of the fees levied by this subsection. Provided, 25 however, nothing in this subsection shall exempt the payment

1 of fees levied on any hazardous waste or hazardous substances 2 collected or removed from any site or location which is listed 3 on the federal National Priorities List of Superfund Sites.

"(d) Fees assessed herein against the operators of 4 commercial sites for the disposal of hazardous waste or 5 hazardous substances shall not be applied until after October 6 1, 1992, to waste disposed of at such sites by secondary lead 7 smelters to the extent that those fees exceed the fees in 8 effect on April 17, 1990; provided, however, that any business 9 10 or industry which is exempt from the payment of any fees or taxes levied by this section that fails to develop and 11 implement the technology to eliminate the generation of 12 13 hazardous wastes and substances by October 1, 1992, shall pay 14 to the General Fund of the State of Alabama an amount equal to 15 the additional fees and taxes levied by this section that 16 would have been due and payable at that time by this section. 17 Provided, further, that in order for any taxpayer to qualify for such exemption, a petition on a form provided by the 18 19 Department of Revenue must be submitted to the department not later than September 30, 1991. The petition shall provide that 20 21 the exempted taxpayer acknowledge awareness of the provisions 22 of this section.

23 "§22-30B-2.1.

24 "(a) There is hereby provided to all counties having
25 less than 25,000 population and wherein on April 17, 1990, a

commercial site for the disposal of hazardous waste or hazardous substances is located, an annual payment of two and one-half percent of the gross receipts generated by Section 22-30B-2(a) and the receipts generated from the increase in fees under Section 22-30B-2(c) as provided herein over those fees in existence on October 1, 1989.

"(b) Any county identified in subsection (a) is 7 8 hereby guaranteed an amount not to exceed the lesser of 9 \$4,200,000.00 or 100 percent of the receipts to the state paid 10 on wastes or substances disposed of in the county. In determining whether a county is entitled to receive benefit of 11 all or any portion of the guarantee herein made, there shall 12 13 be charged against such county all receipts which it receives 14 pursuant to this chapter and Alabama Act 83-480, 1983 Regular 15 Session, or other applicable local act.

16 "(c) Determination of entitlement to the guarantee 17 shall be made quarterly by the Governor or his or her designee 18 not later than 45 days following the end of each quarter of 19 the state's fiscal year. Such a determination shall be the difference in those fees payable to the county under this 20 21 chapter and Alabama Act 83-480 and any other applicable local 22 act for the three-month period ending the previous quarter as 23 compared to the applicable guarantee amount of \$1,050,000.00 24 per quarter.

"(d) In the event the guarantee provided in 1 2 subsection (b) is required to be exercised, the Department of 3 Revenue shall, within 10 days of notification from the Governor or his or her designee, certify to the State Finance 4 5 Director that an appropriate amount as determined in subsection (c) from the first receipts generated by Act 90-326 6 7 in each quarter of the fiscal year shall be paid to the 8 appropriate county commission. The State Finance Director is 9 hereby authorized to cause to be paid from current state 10 revenues generated by Act 90-326, an amount which shall be 11 paid as a reduction of current fiscal year revenues to the state, which payment shall not in any event exceed an amount 12 13 equal to the total current fiscal year revenues generated by 14 Act 90-326 and paid into the State Treasury. The county 15 commission shall, within 10 days of receipt of the funds, 16 disburse the funds according to Alabama Act 83-480 or other 17 applicable general or local laws.

18 "(e) In the event that, receipts to any county do 19 not reach \$4,200,000.00 and such receipts are supplemented by revenue which would have accrued to the State General Fund in 20 21 order to reach the guaranteed level of \$4,200,000.00, the 22 county, beginning October 1, 1992, shall reimburse the State 23 General Fund for any such revenue received by the county in 24 those fiscal years in which the receipts to that county exceed 25 \$4,200,000.00 by the amount that such receipts exceed

1 \$4,200,000.00 until the State General Fund shall have been
2 reimbursed in full.

3 "(f) Notwithstanding any provision of law to the 4 contrary, revenues generated pursuant to Section 5 22-30B-2(a)(1) and (2) (c)(4) after May 1, 2006, from the state fees on the disposal of emission control dust/sludge 6 from the primary production of steel in electric arc furnaces 7 8 (K061) and any hazardous waste that is de-characterized and rendered non-hazardous at commercial hazardous waste disposal 9 facilities shall be distributed as follows: 10

11 "(1) One-half to all counties having a commercial 12 site for the disposal of hazardous waste or hazardous 13 substances on or after May 1, 2006.

14 "(2) One-half shall be distributed to the State 15 General Fund with the first four hundred thousand dollars 16 (\$400,000) each year earmarked for appropriation to the 17 Department of Environmental Management. It is the intent of 18 the Legislature that funding for the department provided in 19 this subdivision be additional funding and shall not reduce 20 any other appropriations from the State General Fund.

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"§22-30B-4.

"(a) In addition to all From any fees levied
 heretofore or from the funds quaranteed to any county as set
 forth in Section 22-30B-2.1, hereafter, expressly including
 the tax levied in Section 22-30B-2, there is also hereby

1 levied a fee to be paid by the operators of each commercial site for the disposal of hazardous waste in the amount of 2 3 \$1.90 per ton to be collected by the county and deposited to 4 credit of the general fund of the county wherein such 5 commercial hazardous waste disposal site is located; of this fee such fees or funds, \$.40 per ton shall be expended for 6 health purposes and the remainder for such purposes as may be 7 8 appropriated by local act.

"(b) In addition to all other fees, there is also 9 10 hereby levied a fee to be paid by the operators of each commercial site for the disposal of hazardous waste in the 11 amount of \$.50 per ton effective October 1, 1991, to be 12 13 collected by the county and deposited to the credit of the 14 county wherein such commercial hazardous waste disposal site 15 is located, and all such proceeds shall be expended for such 16 purposes as may be appropriated by local act.

17 "(c) (b) It is further provided that all provisions 18 relating to the state fee including date of payment, required 19 reporting, penalties, interest, property liens, record 20 keeping, recovery of overpayment, and prosecution for 21 violations shall also apply to the county fees levied by this 22 section.

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24 "Nothing in this amendatory act or any other law
 25 shall prohibit the enactment of <u>No county benefitting from the</u>

"§22-30B-4.1.

1 <u>funds set forth in Section 22-30B-2.1 shall enact</u> any local
2 law levying an additional fee to be paid by the operators of
3 commercial sites for the disposal of hazardous waste or
4 hazardous substances."

5 Section 2. This act shall become effective on the 6 first day of the first month following its passage and 7 approval by the Governor, or its otherwise becoming law.

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4		Speaker of the House of	Representatives		
5					
6		President and Presiding C	officer of the Senate		
7		House of Representatives			
8 9 10 11 12 13	I hereby certify that the within Act originated in and was passed by the House 19-MAR-13, as amended and was passed again as amended by Executive Amendment 30-APR-13, Yeas 90, Nays 5, Abstains 1.				
14 15 16		Jeff Woodard Clerk			
17					
18	Senate	25-APR-13	Passed		
19	Senate	02-MAY-13	Passed, as amended by Executive Amendment		
20			Yeas 26, Nays 2, Ab- stains 0		