

SECOND REGULAR SESSION

HOUSE BILL NO. 1277

92ND GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVES TOWNLEY (Sponsor), DETHROW, MUNZLINGER, WARD,
MAY, HARRIS (110), BEAN, HOBBS, MYERS, WHORTON AND BOUGH (Co-sponsors).

Read 1st time January 27, 2004, and copies ordered printed.

STEPHEN S. DAVIS, Chief Clerk

4213L.011

AN ACT

To repeal sections 260.370, 260.375, 260.380, 260.475, and 260.479, RSMo, and to enact in lieu thereof five new sections relating to hazardous waste management, with an emergency clause.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Sections 260.370, 260.375, 260.380, 260.475, and 260.479, RSMo, are
2 repealed and five new sections enacted in lieu thereof, to be known as 260.370, 260.375,
3 260.380, 260.475, and 260.479, to read as follows:

260.370. 1. Where proven technology is available and the economic impact is
2 reasonable, pursuant to rules and regulations promulgated by the commission, the hazardous
3 waste management commission shall encourage that every effort is made to effectively treat,
4 recycle, detoxify, incinerate or otherwise treat hazardous waste to be disposed of in the state of
5 Missouri in order that such wastes are not disposed of in a manner which is hazardous to the
6 public health and the environment. Where proven technology is available with respect to a
7 specific hazardous waste and the economic impact is reasonable, pursuant to rules and
8 regulations promulgated by the commission, the hazardous waste management commission shall
9 direct that disposal of the specific hazardous wastes using land filling as the primary method is
10 prohibited.

11 2. The hazardous waste management commission shall, by rules and regulations,
12 categorize hazardous waste by taking into account toxicity, persistence and degradability in
13 nature, potential for accumulation in tissue, and other related factors such as flammability,
14 corrosiveness and other hazardous characteristics. The commission shall by rules and

EXPLANATION — Matter enclosed in bold faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law. Matter in boldface type in the above law is proposed language.

15 regulations further establish within each category the wastes which may or may not be disposed
16 of through alternative hazardous waste management technologies including, but not limited to,
17 treatment facilities, incinerators, landfills, landfarms, storage facilities, surface impoundments,
18 recycling, reuse and reduction. The commission shall specify, by rule and regulation, the
19 frequency of inspection for each method of hazardous waste management and for the different
20 waste categories at hazardous waste management sites. The inspection may be daily when the
21 hazardous waste management commission deems it necessary. The hazardous waste
22 management commission shall specify, by rule, fees to be paid to the department by owners or
23 operators of hazardous waste facilities who have obtained, or are required to obtain, a hazardous
24 waste facility permit and who accept, on a commercial basis for remuneration, hazardous waste
25 from off-site sources, but not including wastes generated by the same person at other sites
26 located in Missouri or within a metropolitan statistical area located partially in Missouri and
27 owned or operated by the same person and transferred to the hazardous waste facility, for
28 treatment, storage or disposal, for inspections conducted by the department to determine
29 compliance with sections 260.350 to 260.430 and the regulations promulgated thereunder. Funds
30 derived from these inspection fees shall be used for the purpose of funding the inspection of
31 hazardous waste facilities, as specified in subsection 3 of section 260.391. Such fees shall not
32 exceed twelve thousand dollars per year per facility and the commission shall establish a
33 graduated fee scale based on the volume of hazardous waste accepted with reduced fees for
34 facilities accepting smaller volumes of hazardous waste. The department shall furnish, upon
35 request, to the person, firm or corporation operating the hazardous waste facility a complete, full
36 and detailed accounting of the cost of the department's inspections of the facility for the
37 twelve-month period immediately preceding the request within forty-five days after receipt of
38 the request. Failure to provide the accounting within forty-five days shall require the department
39 to refund the inspection fee paid during the twelve-month-time period.

40 3. In addition to any other powers vested in it by law, the commission shall have the
41 following powers:

42 (1) From time to time adopt, amend or repeal, after due notice and public hearing,
43 standards, rules and regulations to implement, enforce and carry out the provisions of sections
44 260.350 to 260.430 and any required of this state by any federal hazardous waste management
45 act and as the commission may deem necessary to provide for the safe management of hazardous
46 wastes to protect the health of humans and the environment. In implementing this subsection,
47 the commission shall consider the variations within this state in climate, geology, population
48 density, quantities and types of hazardous wastes generated, availability of hazardous waste
49 facilities and such other factors as may be relevant to the safe management of hazardous wastes.
50 Within two years after September 28, 1977, the commission shall adopt rules and regulations

51 including the following:

52 (a) Rules and regulations establishing criteria and a listing for the determination of
53 whether any waste or combination of wastes is hazardous for the purposes of sections 260.350
54 to 260.430, taking into account toxicity, persistence and degradability in nature, potential for
55 accumulation in tissue, and other related factors such as flammability, corrosiveness and other
56 hazardous characteristics;

57 (b) Rules and regulations for the storage, treatment and disposal of hazardous wastes;

58 (c) Rules and regulations for the transportation, containerization and labeling of
59 hazardous wastes, which shall be consistent with those issued by the Missouri public service
60 commission;

61 (d) Rules and regulations establishing standards for the issuance, modification,
62 suspension, revocation or denial of such licenses and permits as are consistent with the purposes
63 of sections 260.350 to 260.430;

64 (e) Rules and regulations establishing standards and procedures for the safe operation
65 and maintenance of hazardous waste facilities in order to protect the health of humans and other
66 living organisms;

67 (f) Rules and regulations listing those wastes or combinations of wastes, for which
68 criteria have been established under paragraph (a) of this subdivision and which are not
69 compatible and which may not be stored or disposed of together;

70 (g) Rules and regulations establishing procedures and requirements for the reporting of
71 the generation, storage, transportation, treatment or disposal of hazardous wastes;

72 (2) Adopt and publish, after notice as required by the provisions of chapter 536, RSMo,
73 pertaining to administrative rulemaking, and public hearing, a state hazardous waste management
74 plan to provide for the safe and effective management of hazardous wastes within this state. This
75 plan shall be adopted within two years after September 28, 1977, and revised at least once every
76 five years thereafter;

77 (3) Hold hearings, issue notices of hearings and subpoenas requiring the attendance of
78 witnesses and the production of evidence, administer oaths and take testimony as the commission
79 deems necessary to accomplish the purposes of sections 260.350 to 260.430 or as required by
80 any federal hazardous waste management act. Unless otherwise specified in sections 260.350
81 to 260.430, any of these powers may be exercised on behalf of the commission by any members
82 thereof or a hearing officer designated by it;

83 (4) Grant individual variances in accordance with the provisions of sections 260.350 to
84 260.430;

85 (5) Make such orders as are necessary to implement, enforce and effectuate the powers,
86 duties and purposes of sections 260.350 to 260.430.

87 4. No rule or portion of a rule promulgated under the authority of sections 260.350 to
88 260.480 and sections 260.565 to 260.575 shall become effective unless it has been promulgated
89 pursuant to the provisions of section 536.024, RSMo.

90 **5. Beginning July 1, 2004, the commission shall convene a task force to consider**
91 **proposals for restructuring the fees paid by hazardous waste generators and hazardous**
92 **waste facilities. The task force shall consider options for expanding the fee structure to**
93 **more fairly apportion the cost of services provided among all those that benefit from those**
94 **services. The task force shall at a minimum include representatives of:**

95 (1) **Hazardous waste generators;**

96 (2) **Hazardous waste treatment, storage, and disposal facilities;**

97 (3) **Environmental groups;**

98 (4) **The general assembly;**

99 (5) **Interested members of the public;**

100 (6) **The department of natural resources;**

101 (7) **Other parties identified by the commission.**

102

103 **The task force assembled by the commission shall prepare and submit a report including**
104 **its recommendation for changes to the governor, the house of representatives, and the**
105 **senate no later than September 1, 2005.**

260.375. The department shall:

2 (1) Exercise general supervision of the administration and enforcement of sections
3 260.350 to 260.430 and all standards, rules and regulations, orders or license and permit terms
4 and conditions adopted or issued pursuant to sections 260.350 to 260.430;

5 (2) Develop and implement programs to achieve goals and objectives set by the state
6 hazardous waste management plan;

7 (3) Retain, employ, provide for and compensate, within appropriations available therefor,
8 such consultants, assistants, deputies, clerks and other employees on a full- or part-time basis as
9 may be necessary to carry out the provisions of sections 260.350 to 260.430 and prescribe the
10 times at which they shall be appointed and their powers and duties;

11 (4) Budget and receive duly appropriated moneys for expenditures to carry out the
12 provisions of sections 260.350 to 260.430;

13 (5) Accept, receive and administer grants or other funds or gifts from public and private
14 agencies including the federal government for the purpose of carrying out any of the functions
15 of sections 260.350 to 260.430. Funds received by the department pursuant to this section shall
16 be deposited with the state treasurer and held and disbursed by him or her in accordance with the
17 appropriations of the general assembly;

18 (6) Provide the commission all necessary support the commission may require to carry
19 out its powers and duties including, but not limited to: keeping of records of all meetings;
20 notification, at the direction of the chairman of the commission, of the members of the
21 commission of the time, place and purpose of each meeting by written notice; drafting, for
22 consideration of the commission, a state hazardous waste management plan and standards, rules
23 and regulations necessary to carry out the purposes of sections 260.350 to 260.430; and
24 investigation of petitions for variances and complaints made to the commission and submission
25 of recommendations thereto;

26 (7) Collect and maintain, and require any person to collect and maintain, such records
27 and information of hazardous waste generation, storage, transportation, resource recovery,
28 treatment and disposal in this state, including quantities and types imported and exported across
29 the borders of this state and install, calibrate and maintain and require any person to install,
30 calibrate and maintain such monitoring equipment or methods, and make reports consistent with
31 the purposes of sections 260.350 to 260.430;

32 (8) Secure necessary scientific, technical, administrative and operational services,
33 including laboratory facilities, by contract or otherwise;

34 (9) Develop facts and make inspections and investigations, including gathering of
35 samples and performing of tests and analyses, consistent with the purposes of sections 260.350
36 to 260.430, and in connection therewith, to enter or authorize any representative of the
37 department to enter, at all reasonable times, in or upon any private or public property for any
38 purpose required by sections 260.350 to 260.430 or any federal hazardous waste management
39 act. Such entry may be for the purpose, without limitation, of developing or implementing
40 standards, rules and regulations, orders or license or permit terms and conditions, of inspecting
41 or investigating any records required to be kept by sections 260.350 to 260.430 or any license
42 or permit issued pursuant to sections 260.350 to 260.430 or any hazardous waste management
43 practice which the department or commission believes violates sections 260.350 to 260.430, or
44 any standard, rule or regulation, order or license or permit term or condition adopted or issued
45 pursuant to sections 260.350 to 260.430, or otherwise endangers the health of humans or the
46 environment, or the site of any suspected violation of sections 260.350 to 260.430, or any
47 standard, rule or regulation, order, or license or permit term or condition adopted or issued
48 pursuant to sections 260.350 to 260.430. The results of any such investigation shall be reduced
49 to writing and shall be furnished to the owner or operator of the property. No person shall refuse
50 entry or access requested for the purpose of inspection pursuant to this subdivision to an
51 authorized representative of the department or commission who presents appropriate credentials,
52 nor obstruct or hamper the representative in carrying out the inspection. A suitably restricted
53 search warrant, upon a showing of probable cause in writing and upon oath, shall be issued by

54 any judge or associate circuit judge having jurisdiction to any such representative for the purpose
55 of enabling the representative to make such inspection;

56 (10) Require each hazardous waste generator located within this state and each
57 hazardous waste generator located outside of this state before utilizing any hazardous waste
58 facility in this state **except as provided in subdivision (11) of this section** to file a registration
59 report containing such information as the commission by regulation may specify relating to types
60 and quantities of hazardous waste generated and methods of hazardous waste management, and
61 to meet all other requirements placed upon hazardous waste generators by sections 260.350 to
62 260.430 and the standards, rules and regulations and orders adopted or issued pursuant to
63 sections 260.350 to 260.430;

64 (11) **Allow Missouri treatment, storage, and disposal facilities receiving hazardous**
65 **waste from out-of-state generators to submit registration information to the department**
66 **in a format prescribed by the department describing the types and quantities of hazardous**
67 **waste received from the out-of-state generator and be responsible for paying on behalf of**
68 **the out-of-state generator all applicable fees and taxes authorized by sections 260.350 to**
69 **260.479 for the hazardous waste received;**

70 (12) Require each hazardous waste transporter operating in this state to obtain a license
71 and to meet all applicable requirements of sections 260.350 to 260.430 and the standards, rules
72 and regulations, orders and license terms and conditions adopted or issued pursuant to sections
73 260.350 to 260.430;

74 [(12)] (13) Require each hazardous waste facility owner and operator to obtain a permit
75 for each such facility and to meet all applicable requirements of sections 260.350 to 260.430 and
76 the standards, rules and regulations, orders and permit terms and conditions adopted or issued
77 pursuant to sections 260.350 to 260.430;

78 [(13)] (14) Issue, continue in effect, revoke, modify or deny in accordance with the
79 standards, rules and regulations, hazardous waste transporter licenses and hazardous waste
80 facility permits;

81 [(14)] (15) Encourage voluntary cooperation by persons or affected groups to achieve
82 the purposes of sections 260.350 to 260.430;

83 [(15)] (16) Enter such order or determination as may be necessary to effectuate the
84 provisions of sections 260.350 to 260.430 and the standards, rules and regulations, and license
85 and permit terms and conditions adopted or issued pursuant to sections 260.350 to 260.430;

86 [(16)] (17) Enter such order or cause to be instituted in a court of competent jurisdiction
87 such legal proceedings as may be necessary in a situation of imminent hazard, as prescribed in
88 section 260.420;

89 [(17)] (18) Settle or compromise as it may deem advantageous to the state, with the

90 approval of the commission, any suit undertaken by the commission for recovery of any penalty
91 or for compelling compliance with any provision of sections 260.350 to 260.430 or any standard,
92 rule or regulation, order, or license or permit term or condition adopted or issued pursuant to
93 sections 260.350 to 260.430;

94 [(18)] **(19)** Advise, consult and cooperate with other agencies of the state, the federal
95 government, other states and interstate agencies and with affected groups, political subdivisions
96 and industries in furtherance of the purposes of sections 260.350 to 260.430 and, upon request,
97 consult with persons subject to sections 260.350 to 260.430 on the proper measures necessary
98 to comply with the requirements of sections 260.350 to 260.430 and rules and regulations
99 adopted pursuant to sections 260.350 to 260.430;

100 [(19)] **(20)** Encourage, coordinate, participate in or conduct studies, investigations,
101 research and demonstrations relating to hazardous waste management as it may deem advisable
102 and necessary for the discharge of its duties pursuant to sections 260.350 to 260.430;

103 [(20)] **(21)** Represent the state of Missouri in all matters pertaining to interstate
104 hazardous waste management including the negotiation of interstate compacts or agreements;

105 [(21)] **(22)** Arrange for the establishment, staffing, operation and maintenance of
106 collection stations, within appropriations or other funding available therefor, for householders,
107 farmers and other exempted persons as provided in section 260.380;

108 [(22)] **(23)** Collect and disseminate information relating to hazardous waste
109 management;

110 [(23)] **(24)** Conduct education and training programs on hazardous waste problems and
111 management;

112 [(24)] **(25)** Encourage and facilitate public participation in the development, revision and
113 implementation of the state hazardous waste program;

114 [(25)] **(26)** Encourage waste reduction, resource recovery, exchange and energy
115 conservation in hazardous waste management;

116 [(26)] **(27)** Exercise all powers necessary to carry out the provisions of sections 260.350
117 to 260.430, assure that the state of Missouri complies with any federal hazardous waste
118 management act and retains maximum control thereunder, and receives all desired federal grants,
119 aid and other benefits;

120 [(27)] **(28)** Present to the public, at a public meeting, and to the governor and the
121 members of the general assembly, an annual report on the status of the state hazardous waste
122 program;

123 [(28)] **(29)** Develop comprehensive plans and programs to aid in the establishment of
124 hazardous waste disposal sites as needed within the various geographical areas of the state within
125 a reasonable period of time;

126 [(29)] (30) Control, abate or clean up any hazardous waste placed into or on the land in
127 a manner which endangers or is reasonably likely to endanger the health of humans or the
128 environment and, in aid thereof, may cause to be filed by the attorney general or a prosecuting
129 attorney, a suit seeking mandatory or prohibitory injunctive relief or such other relief as may be
130 appropriate. The department shall also take such action as is necessary to recover all costs
131 associated with the cleanup of any hazardous waste from the person responsible for the waste.
132 All money received shall be deposited in the hazardous waste fund created in section 260.391;

133 [(30)] (31) Oversee any corrective action work undertaken pursuant to sections 260.350
134 to 260.430 and rules promulgated pursuant to sections 260.350 to 260.430 to investigate,
135 monitor, or clean up releases of hazardous waste or hazardous constituents to the environment
136 at hazardous waste facilities. The department shall review the technical and regulatory aspects
137 of corrective action plans, reports, documents, and associated field activities, and attest to their
138 accuracy and adequacy. Owners or operators of hazardous waste facilities performing corrective
139 actions shall pay to the department all reasonable costs, as determined by the commission,
140 incurred by the department pursuant to this subdivision. All such funds remitted by owners or
141 operators of hazardous waste facilities performing corrective actions shall be deposited in the
142 hazardous waste fund created in section 260.391.

260.380. 1. After six months from the effective date of the standards, rules and
2 regulations adopted by the commission pursuant to section 260.370, hazardous waste generators
3 shall:

4 (1) Promptly file and maintain with the department, on registration forms it provides for
5 this purpose, information on hazardous waste generation and management as specified by rules
6 and regulations[, and the hazardous waste generator may provide such information in a single
7 registration form for all hazardous waste generation sites owned or operated by the hazardous
8 waste generator or may register each hazardous waste generation site separately for the purposes
9 of subdivision (10) of this subsection]; **except that generators located outside of Missouri**
10 **shall not be required to register with the department if the Missouri treatment, storage,**
11 **and disposal facilities provide this information in accordance with subdivision (11) of**
12 **section 260.375. Missouri treatment, storage, or disposal facilities providing this**
13 **information to the department for those out-of-state generators shall do so and shall pay**
14 **the applicable initial registration fee within fifteen days of accepting any hazardous waste**
15 **from those out-of-state generators.** Hazardous waste generators shall pay a one hundred dollar
16 registration fee upon initial registration, and a one hundred dollar registration renewal fee
17 annually thereafter to maintain an active registration; **except that in accordance with**
18 **subdivision (11) of section 260.375, Missouri treatment, storage, or disposal facilities**
19 **receiving hazardous waste from out-of-state generators that elect to provide this service for**

20 **the out-of-state generator shall pay this fee on behalf of those out-of-state generators. For**
21 **annual renewal fee payments, Missouri treatment, storage, or disposal facilities that elect**
22 **to provide this service to out-of-state generators shall notify the department annually of**
23 **those generators at a time and in a manner prescribed by the department.** Such fees shall
24 be deposited in the hazardous waste fund created in section 260.391;

25 (2) Containerize and label all hazardous wastes as specified by standards, rules and
26 regulations;

27 (3) Segregate all hazardous wastes from all nonhazardous wastes and from
28 noncompatible wastes, materials and other potential hazards as specified by standards, rules and
29 regulations;

30 (4) Provide safe storage and handling, including spill protection, as specified by
31 standards, rules and regulations, for all hazardous wastes from the time of their generation to the
32 time of their removal from the site of generation;

33 (5) Unless provided otherwise in the rules and regulations, utilize only a hazardous waste
34 transporter holding a license pursuant to sections 260.350 to 260.430 for the removal of all
35 hazardous wastes from the premises where they were generated;

36 (6) Unless provided otherwise in the rules and regulations, provide a separate manifest
37 to the transporter for each load of hazardous waste transported from the premises where it was
38 generated. The generator shall specify the destination of such load on the manifest. The manner
39 in which the manifest shall be completed, signed and filed with the department shall be in
40 accordance with rules and regulations;

41 (7) Utilize for treatment, resource recovery, disposal or storage of all hazardous wastes,
42 only a hazardous waste facility authorized to operate pursuant to sections 260.350 to 260.430 or
43 the federal Resource Conservation and Recovery Act, or a state hazardous waste management
44 program authorized pursuant to the federal Resource Conservation and Recovery Act, or any
45 facility exempted from the permit required pursuant to section 260.395;

46 (8) Collect and maintain such records, perform such monitoring or analyses, and submit
47 such reports on any hazardous waste generated, its transportation and final disposition, as
48 specified in sections 260.350 to 260.430 and rules and regulations adopted pursuant to sections
49 260.350 to 260.430; **except that generators located outside of Missouri shall not be required**
50 **to complete this reporting if the information is provided by the Missouri treatment,**
51 **storage, and disposal facilities in accordance with subdivision (11) of section 260.375;**

52 (9) Make available to the department upon request samples of waste and all records
53 relating to hazardous waste generation and management for inspection and copying and allow
54 the department to make unhampered inspections at any reasonable time of hazardous waste
55 generation and management facilities located on the generator's property and hazardous waste

56 generation and management practices carried out on the generator's property;

57 (10) Pay annually, on or before January first of each year, effective January 1, 1982, a
58 fee to the state of Missouri to be placed in the hazardous waste fund to be used solely for the
59 administrative costs of the program; **except that in accordance with subdivision (11) of**
60 **section 260.375 Missouri treatment, storage, or disposal facilities receiving hazardous waste**
61 **from out-of-state generators that elect to provide this service shall pay this fee on behalf**
62 **of those out-of-state generators. Missouri treatment, storage, or disposal facilities receiving**
63 **hazardous waste from out-of-state generators that elect to pay this fee for out-of-state**
64 **generators shall notify the department annually of those generators at a time and in a**
65 **manner prescribed by the department.** The fee shall not exceed one dollar per ton of
66 hazardous waste registered with the department as specified in subdivision (1) of this subsection
67 for the twelve-month period ending June thirtieth of the previous year. The amount of the fee
68 shall be established annually by the commission by rule or regulation. However, the fee shall
69 not exceed ten thousand dollars per generator per year and no fee shall be imposed upon any
70 generator who registers less than ten tons of hazardous waste annually with the department;

71 (a) All moneys payable pursuant to the provisions of this subdivision shall be promptly
72 transmitted to the department of revenue, which shall deposit the same in the state treasury to the
73 credit of the hazardous waste fund created in section 260.391;

74 (b) The hazardous waste management commission shall establish and submit to the
75 department of revenue procedures relating to the collection of the fees authorized by this
76 subdivision. Such procedures shall include, but not be limited to, necessary records identifying
77 the quantities of hazardous waste registered, the form and submission of reports to accompany
78 the payment of fees, the time and manner of payment of fees, which shall not be more often than
79 quarterly.

80 2. Exempted from the requirements of this section are individual householders and
81 farmers who generate only small quantities of hazardous waste and any person the commission
82 determines generates only small quantities of hazardous waste on an infrequent basis, except
83 that:

84 (1) Householders, farmers and exempted persons shall manage all hazardous wastes they
85 may generate in a manner so as not to adversely affect the health of humans, or pose a threat to
86 the environment, or create a public nuisance; and

87 (2) The department may determine that a specific quantity of a specific hazardous waste
88 requires special management. Upon such determination and after public notice by press release
89 or advertisement thereof, including instructions for handling and delivery, generators exempted
90 pursuant to this subsection shall deliver, but without a manifest or the requirement to use a
91 licensed hazardous waste transporter, such waste to:

92 (a) Any storage, treatment or disposal site authorized to operate pursuant to sections
93 260.350 to 260.430 or the federal Resource Conservation and Recovery Act, or a state hazardous
94 waste management program authorized pursuant to the federal Resource Conservation and
95 Recovery Act which the department designates for this purpose; or

96 (b) A collection station or vehicle which the department may arrange for and designate
97 for this purpose.

260.475. 1. Every hazardous waste generator shall pay, in addition to the fees imposed
2 in section 260.380, a fee of twenty-five dollars per ton annually on all hazardous waste which
3 is discharged, deposited, dumped or placed into or on the soil as a final action, and two dollars
4 per ton on all other hazardous waste transported off site. No fee shall be imposed upon any
5 hazardous waste generator who registers less than ten tons of hazardous waste annually pursuant
6 to section 260.380, or upon:

7 (1) Hazardous waste which must be disposed of as provided by a remedial plan for an
8 abandoned or uncontrolled hazardous waste site;

9 (2) Fly ash waste, bottom ash waste, slag waste and flue gas emission control waste
10 generated primarily from the combustion of coal or other fossil fuels;

11 (3) Solid waste from the extraction, beneficiation and processing of ores and minerals,
12 including phosphate rock and overburden from the mining of uranium ore and smelter slag waste
13 from the processing of materials into reclaimed metals;

14 (4) Cement kiln dust waste;

15 (5) Waste oil; or

16 (6) Hazardous waste that is:

17 (a) Reclaimed or reused for energy and materials;

18 (b) Transformed into new products which are not wastes;

19 (c) Destroyed or treated to render the hazardous waste nonhazardous; or

20 (d) Waste discharged to a publicly owned treatment works.

21 2. The fees imposed in this section shall be reported and paid to the department on an
22 annual basis not later than the first of January. The payment shall be accompanied by a return
23 in such form as the department may prescribe.

24 3. Sixty percent of all moneys collected or received by the department pursuant to this
25 section shall be transmitted to the department of revenue for deposit in the state treasury to the
26 credit of the hazardous waste remedial fund created in section 260.480. Forty percent of all
27 moneys collected or received by the department pursuant to this section shall be transmitted to
28 the department of revenue for deposit in the state treasury to the credit of the hazardous waste
29 fund created pursuant to section 260.391. Following each annual reporting date, the state
30 treasurer shall certify the amount deposited in the fund to the commission.

31 4. If any generator or transporter fails or refuses to pay the fees imposed by this section,
32 or fails or refuses to furnish any information reasonably requested by the department relating to
33 such fees, there shall be imposed, in addition to the fee determined to be owed, a penalty of
34 fifteen percent of the fee, sixty percent of which shall be deposited in the hazardous waste
35 remedial fund, and forty percent of which shall be deposited in the hazardous waste fund.

36 5. If the fees or any portion of the fees imposed by this section are not paid by the date
37 prescribed for such payment, there shall be imposed interest upon the unpaid amount at the rate
38 of ten percent per annum from the date prescribed for its payment until payment is actually made,
39 sixty percent of which shall be deposited in the hazardous waste remedial fund, forty percent of
40 which shall be deposited in the hazardous waste fund.

41 6. The state treasurer is authorized to deposit all of the moneys in the hazardous waste
42 remedial fund in any of the qualified depositories of the state. All such deposits shall be secured
43 in such a manner and shall be made upon such terms and conditions as are now or may hereafter
44 be provided for by law relative to state deposits. Interest received on such deposits shall be
45 credited to the hazardous waste remedial fund.

46 7. **In accordance with subdivision (11) of section 260.375 Missouri treatment,**
47 **storage, or disposal facilities receiving hazardous waste from out-of-state generators that**
48 **elect to provide this service shall pay this fee and any applicable penalties and interest on**
49 **behalf of those out-of-state generators. Missouri treatment, storage, or disposal facilities**
50 **that elect to pay this fee for out-of-state generators shall notify the department annually**
51 **of those generators at a time and in a manner prescribed by the department.**

52 8. No fee shall be collected pursuant to this section after January 1, 2005.

260.479. 1. The hazardous waste management commission shall establish, by rule, two
2 subdivisions of hazardous waste based upon the management method. Subdivision A shall
3 include waste which is placed in a hazardous waste disposal facility or which is stored for a
4 period of more than one hundred eighty days; provided, however, for the purposes of this section,
5 the commission may identify hazardous waste which shall be taxed pursuant to subdivision A
6 when stored for longer than ninety days as well as waste which may be stored for up to one year
7 and taxed as provided in subdivision B below. Subdivision B shall include all other hazardous
8 waste produced. The director shall annually request that a minimum of one million dollars be
9 appropriated from general revenue funds for deposit in the hazardous waste remedial fund
10 created pursuant to section 260.480.

11 2. Except as provided in this subsection and subsection 5 of this section, each hazardous
12 waste generator registered with the department of natural resources, except the state and any
13 political subdivision thereof, shall pay a fee based on the volume of waste produced in each of
14 the subdivisions A and B as follows:

15 (1) For subdivision A waste, the fee shall be equal to 0.90785 times the amount of waste
16 in short tons times the following sum: twenty-one dollars and eighty cents plus the product of
17 7.9890 cents times the amount of waste in short tons, except that the fee for subdivision A waste
18 shall not exceed eighty thousand dollars; and

19 (2) For subdivision B waste, the fee shall be equal to 0.90785 times the amount of waste
20 in short tons times the following sum: ten dollars and ninety cents plus the product of 3.9945
21 cents times the amount of waste in short tons, except that the fee for subdivision B waste shall
22 not exceed forty thousand dollars.

23

24 No company shall pay more than eighty thousand dollars annually pursuant to this subsection;
25 provided that all fee amounts established pursuant to this subsection may be adjusted annually
26 by the commission by an amount not to exceed two and fifty-five hundredths percent. No
27 individual generator subject to a fee pursuant to this section shall pay less than fifty dollars
28 annually.

29 3. No tax shall be imposed pursuant to this section upon hazardous waste generators
30 whose waste consists solely of waste oil or facilities licensed pursuant to chapter 197, RSMo.
31 The commission may exempt intermittent generators or generators of very small volumes of
32 hazardous waste from payment of fees required pursuant to this section, provided those
33 generators comply with all other applicable provisions of sections 260.360 to 260.430.

34 4. Any hazardous waste generator registered with the department which discharges waste
35 to a publicly owned treatment works having an approved pretreatment program as required by
36 chapter 204, RSMo, shall not pay any fee required in sections 260.350 to 260.550 on such waste
37 discharged which is in compliance with pretreatment requirements. The hazardous waste
38 management commission may exempt such generators from the provisions of sections 260.350
39 to 260.430 if such exemption will not be in violation of the federal Resource Conservation and
40 Recovery Act.

41 5. No fee shall be imposed pursuant to this section upon any hazardous waste which
42 must be disposed of as provided by a remedial plan for an abandoned or uncontrolled hazardous
43 waste site, or upon smelter slag waste from the processing of materials into reclaimed metals.
44 Fees on hazardous waste fuel produced from hazardous waste by processing, blending or other
45 off-site treatment shall be assessed and collected only at the facility where such hazardous waste
46 fuel is utilized as a substitute for other fuel. No facility using hazardous waste fuel shall pay
47 more than eighty thousand dollars annually pursuant to this subsection for the first fiscal year
48 fees are assessed pursuant to this section, and such maximum amount may be adjusted annually
49 thereafter by the commission by an amount not to exceed two and fifty-five hundredths percent.
50 This subsection shall not be construed to apply to hazardous waste used directly as a fuel that has

51 not been processed, blended, or otherwise treated off site. Such waste shall be subject to the fees
52 established in subsection 2 of this section.

53 6. The department may establish by rule and regulation categories of waste based upon
54 waste characteristics pursuant to subsection 2 of section 260.370. When the commission adopts
55 hazardous waste categories, it shall establish and annually revise a fee schedule based upon waste
56 characteristics. Each generator shall annually pay a fee, in lieu of the fee required in subsection
57 2 of this section, based upon the volume of waste produced annually within each hazard
58 category.

59 7. All fees within this section shall be based on hazardous waste produced within the
60 preceding state fiscal year beginning with July first of the year this section goes into effect and
61 payable at the end of the calendar year on December thirty-first and annually thereafter in the
62 same manner; provided that no liability for fees shall be accrued pursuant to subsection 5 of this
63 section for any waste used as a fuel prior to August 28, 2000.

64 8. **In accordance with subdivision (11) of section 260.375 Missouri treatment,**
65 **storage, or disposal facilities receiving hazardous waste from out-of-state generators that**
66 **elect to provide this service shall pay this fee on behalf of those out-of-state generators.**
67 **Missouri treatment, storage, or disposal facilities that elect to pay this fee for out-of-state**
68 **generators shall notify the department annually of those generators at a time and in a**
69 **manner prescribed by the department.**

70 9. The department shall promptly transmit sixty percent of all funds collected pursuant
71 to this section to the director of revenue for deposit in the hazardous waste remedial fund created
72 pursuant to section 260.480. The department shall promptly transmit forty percent of all funds
73 collected pursuant to this section to the director of revenue for deposit in the hazardous waste
74 fund created pursuant to section 260.391.

75 [9.] 10. Notwithstanding any other provision of law to the contrary, no tax based on the
76 number of employees employed by a hazardous waste generator shall be collected. No tax or fee
77 shall be levied pursuant to this section after [January 1, 2005] **December 31, 2006.**

Section B. Because immediate action is necessary to convene a task force to consider
2 proposals for restructuring the fees paid by hazardous waste generators and hazardous waste
3 facilities, section A of this act is deemed necessary for the immediate preservation of the public
4 health, welfare, peace, and safety, and is hereby declared to be an emergency act within the
5 meaning of the constitution, and section A of this act shall be in full force and effect upon its
6 passage and approval.