House	Amendment NO
	Offered By
AMEND Senate Sub	stitute for Senate Bill No. 293, Page 1, Section A, Line 2, by inserting
the following after all of said	I section and line:
"260.244. 1. The de	partment shall have the authority to promulgate rules for the
management and risk-based	closure of coal combustion residual (CCR) surface impoundments and
	with this section. Except as otherwise provided by this section, such
rules shall be as protective a	s but not more restrictive than 40 CFR 257, or successor regulations
promulgated under sections	1008(a)(3) and 4004(a) of the Resource Conservation and Recovery
Act, 90 Stat. 2795. Such rul	es shall allow the use of risk-based measures, including all or part of
Missouri risk-based corrective	ve action (MRBCA), for closure and corrective action at CCR units,
ncluding a process for the u	se of alternate groundwater effluent limitations based on a
demonstration that impacts of	on groundwater quality will not result in an unreasonable risk to human
ealth or the environment ar	d that existing and potential uses are not impaired.
2. No later than June	e 1, 2018, the department shall promulgate rules applicable to CCR
	hall include a provision for the assessment and collection of a one-time
ee not to exceed one thousa	and six hundred dollars per surficial acre. Nothing in this section shall
authorize the department to	
(1) A construction o	r operating permit pursuant to sections 260.200 through 260.345 for
mpoundment closure or cor	,
~ /	groundwater monitoring for impoundments that complete closure by
emoval of coal combustion	
	e 1, 2019, the department shall amend and promulgate rules applicable
	y under 40 CFR 257, or successor rules promulgated under sections
	e Resource Conservation and Recovery Act, 90 Stat. 2795. Such rules,
	s and design standards, shall not be more restrictive than those in 40
CFR 257, with the following	'
• / •	permittee of a CCR landfill to provide a financial assurance instrument
n such amount and form as	prescribed by the department under the authority of sections 260.226
and 260.227;	
*	lity assurance measures for the construction and closure of CCR
<u>andfills; and</u>	
	sessing and collecting an annual fee not to exceed five hundred dollars
	officially closed. A requirement to pay such fee shall terminate at such
	andfill certifies and the department approves closure of all active
andfill cells.	
4. All moneys receiv	red pursuant to this section shall be deposited into the Coal Combustion
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Residuals Subaccount of the "Solid Waste Management Fund" created pursuant to section 260.330 and are solely dedicated to the department for conducting activities required by this section and rules adopted pursuant to this section. Fees established by this section shall not yield revenue greater than the cost of administering this section and the rules adopted pursuant to this section. The department shall prepare an annual report detailing costs incurred in connection with the management and closure of CCR surface impoundments and CCR landfills. Every three years the department shall convene a task force including industry representatives to evaluate the sufficiency and level of fees assessed by the department. The provisions of section 33.080 to the contrary notwithstanding, moneys and interest earned on moneys in the subaccount shall not lapse to general revenue at the end of each biennium.

- 5. Until such time as the department promulgates rules under subsections 2 and 3 of this section, nothing in this section shall restrict the authority of the department to issue guidance or enter enforceable agreements with site owners or operators to use risk-based measures, including all or part of Missouri risk-based corrective action (MRBCA), for closure and corrective action at CCR units prior to the effective date of such rules.
- 6. The department may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010 that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536, and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void.

[260.242 All fly ash produced by coal combustion generating facilities shall be exempt from all solid waste permitting requirements of this chapter, if such ash is constructively reused or disposed of by a grout technique in any active or inactive noncoal, non-open-pit mining operation located in a city having a population of at least three hundred fifty thousand located in more than one county and is also located in a county of the first class without a charter form of government with a population of greater than one hundred fifty thousand and less than one hundred sixty thousand, provided said ash is not considered hazardous waste under the Missouri hazardous waste law.]"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.