FIRST REGULAR SESSION SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR

HOUSE BILL NOS. 516, 290 & 778

103RD GENERAL ASSEMBLY

KRISTINA MARTIN, Secretary

AN ACT

To repeal section 260.558, RSMo, and to enact in lieu thereof one new section relating to the radioactive waste investigation fund.

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

0430S.04C

Section A. Section 260.558, RSMo, is repealed and one new
section enacted in lieu thereof, to be known as section 260.558,
to read as follows:
260.558. 1. There is hereby created in the state
treasury the "Padioastive Waste Truestigation Fund" The

2 treasury the "Radioactive Waste Investigation Fund". The 3 state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state 4 treasurer may approve disbursements. The fund shall be a 5 6 dedicated fund and, upon appropriation, moneys in the fund 7 shall be used solely by the department of natural resources 8 to investigate concerns of exposure to radioactive waste. 9 [Upon written request by a local governing body expressing 10 concerns of radioactive waste contamination in a specified area within its jurisdiction,] The fund shall not be used 11 for any costs associated with clean up efforts. The fund 12 13 may also accept, without limitation, funds from gifts, 14 bequests, and devises.

The department of natural resources shall use
 moneys in the radioactive waste investigation fund to
 develop and conduct an investigation, using sound scientific
 methods, for the specified area of concern. [The request by

EXPLANATION-Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

a local governing body] Requests for investigation may be 19 submitted in writing to the department by local governing 20 bodies, local community groups, or individuals located 21 22 within the jurisdiction of a specified area of concern. Requests shall include a specified area of concern and any 23 24 supporting documentation related to the concern. The 25 department shall prioritize requests in the order in which 26 they are received, except that the department may give priority to requests that are in close proximity to 27 28 federally designated sites where radioactive contaminants are known or reasonably expected to exist. 29

30 3. The investigation shall be performed by applicable 31 federal or state agencies or by a qualified contractor 32 selected by the department through a competitive bidding process. In conducting an investigation under this section, 33 the department shall work with the applicable government 34 agency or approved contractor, as well as local officials, 35 to develop a sampling and analysis plan to determine if 36 radioactive contaminants in the area of concern exceed 37 federal standards set by the United States Environmental 38 Protection Agency for remedial action due to contamination. 39 40 The investigation may include the collection of soil, dust, and water samples from the specified area. Within a 41 42 residential area, this plan may include [dust] samples collected [inside residential homes] on private property 43 44 only after obtaining permission from the homeowners. The samples shall be analyzed for the isotopes necessary to 45 correlate the samples with the suspected contamination, as 46 described in the sampling and analysis plan. 47

48 4. If the department has evidence or reasonably
49 suspects that radioactive contaminants are located on
50 property owned by a governmental agency, regardless of

2

SCS HCS HBs 516, 290 & 778

51 whether the property is accessible to the public that will 52 not grant access to collect samples, the department may seek 53 a warrant to access the property to collect any samples 54 authorized under this section.

3

55 5. Within forty-five days of receiving the final
56 sampling results, the department shall report the results to
57 the attorney general [and the local governing body that
58 requested the investigation] and make the finalized report
59 and testing results publicly available on the department's
60 website.

[2.] 6. The transfer to the fund from the hazardous 61 waste fund shall not exceed one hundred fifty thousand 62 dollars per fiscal year. [Investigation costs expended from 63 this fund shall not exceed one hundred fifty thousand 64 dollars per fiscal year.] Any moneys transferred from the 65 hazardous waste fund remaining in the fund at the end of the 66 biennium shall revert to the credit of the hazardous waste 67 fund. Moneys received from general revenue, gifts, 68 bequests, devises, or any other source shall remain in the 69 70 radioactive waste investigation fund.

71 [3.] 7. The state treasurer shall invest moneys in the 72 fund in the same manner as other funds are invested. Any 73 interest and moneys earned on such investments shall be 74 credited to the fund.

75 8. The department shall seek reimbursement of expenses
76 incurred during radioactive waste testing from any federal
77 agency responsible for the site.

 \checkmark