

STATE OF OKLAHOMA

1st Session of the 43rd Legislature (1991)

SENATE BILL NO. 32

BY: GILES

AS INTRODUCED

AN ACT RELATING TO PUBLIC HEALTH AND SAFETY; AMENDING SECTION 4, CHAPTER 225, O.S.L. 1990, AS AMENDED BY SECTION 7, CHAPTER 217, O.S.L. 1990 (63 O.S. SUPP. 1990, SECTION 1-2304), WHICH RELATES TO SOLID WASTE DISPOSAL SITES; REQUIRING CERTAIN DISPOSAL SITES BE APPROVED BY THE LEGISLATURE; SETTING STANDARDS FOR SUCH SITES; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY Section 4, Chapter 225, O.S.L. 1990, as amended by Section 7, Chapter 217, O.S.L. 1990 (63 O.S. Supp. 1990, Section 1-2304), is amended to read as follows:

Section 1-2304. A. In order to protect public health and preserve the expectation of future disposal capability of areas local to a disposal site, except as otherwise provided by this section, no disposal site shall accept more than two hundred (200) tons per day of solid waste generated more than fifty (50) miles from the disposal site unless a permit application for a new disposal site is submitted and approved by the Department for such waste and approved by passage of a joint resolution by the Oklahoma State Legislature.

The waste generated within the fifty-mile local area shall not be considered in calculating the two hundred-ton limit.

~~Fly ash and bottom ash generated by coal-fired facilities shall be subject to neither the two hundred-ton nor the fifty-mile limit.~~

B. ~~New and existing landfills, incinerators, or other sites~~ Any disposal site approved under subsection A of this section must be designed, constructed and operated in accordance with the most environmentally protective solid waste regulations adopted by the Board ~~shall be subject to neither the two hundred-ton nor the fifty-mile limit.~~ For landfills, the most environmentally protective solid waste regulations shall be any of those regulations adopted for the largest population category and which include leachate collection in the landfill design.

C. The Department may grant a temporary waiver to the limit specified in this section in the event of an emergency. Any such waiver so granted may be conditioned on development of additional capacity in the area where the waste is generated.

D. Before any disposal site accepts for disposal any solid waste generated outside the territorial limits of this state in excess of two hundred (200) tons per day it shall:

1. Submit a disposal plan to the Department for approval prepared by either the generator or shipper as set out in the regulations established by the Board. Such plans as a minimum shall indicate the type and amount of solid waste generated, the handling, storage, treatment, disposal method and the disposal site to be used. The disposal plans shall be kept current by the persons submitting the original disposal plans and the Department shall be advised not less than five (5) working days prior to the day on which such changes are to be implemented.

Persons storing or shipping recyclable materials in an environmentally acceptable manner for the purpose of recycling shall

be required to file disposal plans required by this subsection only for those wastes which are to be disposed.

2. Operate in accordance with the most environmentally protective solid waste regulations adopted by the Board. For landfills, the most environmentally protective solid waste regulations shall be any of those regulations adopted for the largest population category and which include leachate collection in the landfill design.

E. Operators of solid waste disposal sites shall reject shipments of solid waste brought into this state which do not meet all the applicable requirements of this section. All rejected solid waste shall be taken out of state by the same persons who brought it into this state in violation of the provisions of this section.

F. Willful violation of this section shall constitute a felony punishable by a fine of not more than Ten Thousand Dollars (\$10,000.00) or imprisonment of not more than five (5) years, or both such fine and imprisonment.

SECTION 2. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval.

43-1-154

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