1	State of Arkansas As Engrossed: H3/14/97 H3/20/97 H3/21/97 H3/26/97	
2	81st General Assembly A Bill	
3	Regular Session, 1997 HOUSE BILL 222	29
4		
5	By: Representatives Malone, Goodwin, Cunningham, Baker, Bond, Broadway, Cook, Curran, Ferguson, Flanagin, George, Hendren),
б	Hunton, Jones, Lancaster, McGinnis, McJunkin, Miller, Milum, Mullenix, Newman, Purdom, Roberts, Rorie, Sheppard, Thomas,	
7	Willems, and Wooldridge	
8	By: Senators Bearden, Hopkins, Webb, and Wilson	
9		
10		
11	For An Act To Be Entitled	
12	"AN ACT TO AMEND VARIOUS PROVISIONS OF ARKANSAS	
13	ENVIRONMENTAL LAW TO RENAME THE ARKANSAS DEPARTMENT OF	
14	POLLUTION CONTROL & ECOLOGY; TO CLARIFY THE RESPECTIVE	
15	DUTIES OF THE COMMISSION AND THE DEPARTMENT OF POLLUTION	
16	CONTROL & ECOLOGY; TO INCREASE PUBLIC NOTICE REQUIRED	
17	PRIOR TO RULEMAKING; TO INCORPORATE OTHER AMENDMENTS	
18	ADOPTED THIS SESSION; AND FOR OTHER PURPOSES."	
19		
20	Subtitle	
21	"AN ACT TO RENAME AND CLARIFY THE DUTIES	
22	OF THE ARKANSAS DEPARTMENT OF POLLUTION	
23	CONTROL & ECOLOGY."	
24		
25	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
26		
27	SECTION 1. Legislative intent. With Act 1230 of 1991, the General	
28	Assembly sought to delineate the respective responsibilities of the Arkansas	
29	Pollution Control and Ecology Commission and the Arkansas Department of	
30	Pollution Control & Ecology. Confusion on these issues in the public	
31	perception continues, however, primarily because of the similarity in the	
32	names of these entities. The purpose of this Act is to achieve the	
33	legislative intent of Act 1230 of 1991 and to definitively assign the	
34	executive, adjudicatory, and rulemaking roles for the State [®] s regulatory	
35	functions concerning protection of the environment.	
36		

Stricken language would be deleted from present law. Underlined language would be added to present law.

1	SECTION 2. "Arkansas Department of Pollution Control & Ecology" renamed
2	to "Arkansas Department of Environmental Quality".
3	(a) Effective March 31, 1999, the "Arkansas Department of Pollution
4	Control & Ecology" or "Department," as it is referred to or empowered
5	throughout the Arkansas Code Annotated, is hereby renamed. In its place, the
6	"Arkansas Department of Environmental Quality" is hereby established,
7	succeeding to the general powers and responsibilities previously assigned to
8	the Arkansas Department of Pollution Control & Ecology. The Director of the
9	Arkansas Department of Pollution Control & Ecology is directed to identify and
10	revise all inter-agency agreements, financial instruments, funds, and other
11	necessary legal documents in order to effect this change by March 31, 1999.
12	(b) Nothing in this Act shall be construed as impairing the powers and
13	authorities of the Arkansas Department of Pollution Control and Ecology prior
14	to the effective date of the name change.
15	
16	SECTION 3. The codification title of Title 8, Chapter 1, Subchapter 2,
17	is amended to read as follows:
18	"Additional Powers of the Department and Commission."
19	
20	SECTION 4. Selected provisions of Title 8, Chapter 1, Subchapter 2, are
21	amended to read as follows:
22	"8-1-201. Legislative intent.
23	(a) The General Assembly recognizes that since 1949, when the precursor
24	of the Arkansas Pollution Control and Ecology Commission was first created,
25	significant changes have occurred in the responsibilities charged to the
26	state's environmental agency. This subchapter intends to clarify and supersede
27	prior law which does not comport with this delineation of responsibility
28	between the Arkansas Department of Pollution Control and Ecology and the
29	Arkansas Pollution Control and Ecology Commission.
30	(b) Further, in delineating the responsibility between the Department $rac{\partial f}{\partial f}$
31	Pollution Control and Ecology and the Arkansas Pollution Control and Ecology
32	Commission, it is the intent of the General Assembly neither to expand nor to
33	diminish any rights of property owners of this state under Article 2, $^{ m heta}$ 22 of
34	the Constitution of the State of Arkansas."
35	
36	SECTION 5. Selected provision of Title 8, Chapter 4, Subchapter 2 are

1 amended to read as follows: "8-4-201. Powers and duties of department and Commission generally. 2 3 (a) The Arkansas Department of Pollution Control and Ecology 4 Commission, or its successor, is given and charged with the following powers 5 and duties: (1) ENFORCEMENT OF LAWS. To administer and enforce all laws and 6 7 regulations relating to the pollution of any waters of the state; (2) INVESTIGATIONS AND SURVEYS. 8 9 (A) To investigate the extent, character, and effect of the 10 pollution of the waters of this state; (B) To conduct investigations, research, surveys, and studies and 11 12 gather data and information necessary or desirable in the administration or 13 enforcement of pollution laws; and (C) To make such classification of the waters of this state as it may 14 _____ 15 deem advisable; 16 (3) (2) STANDARDS. To establish and alter such reasonable pollution and 17 water quality standards and classifications for any waters of this state in 18 relation to the use to which they are or may be put as it shall deem necessary 19 for the purposes of this chapter; 20 (4) (3) PROGRAM. To prepare a comprehensive program for the elimination 21 or reduction of the pollution of the waters of this state, including 22 application for and delegation of federal regulatory programs; and 23 (5) (4) PLANS OF DISPOSAL SYSTEMS. To require to be submitted and to 24 approve plans and specifications for disposal systems, or any part of them, 25 and to inspect the construction thereof for compliance with the approved plans 26 thereof; and . 27 (6) RULES AND REGULATIONS. Consistent with 8-4-202, to adopt, modify, or 28 repeal rules and regulations and to declare moratoria or suspension of the 29 processing of a type or category of permits. 30 (b) The Arkansas Commission on Pollution Control & Ecology is given and 31 charged with the following powers and duties: 32 (1) Promulgation of rules and regulations, including water quality 33 standards and the classification of the waters of state, and moratoriums or 34 suspensions of the processing of types or categories of permits, implementing 35 the substantive statutes charged to the department for administration. 36 (A) In promulgation of such rules and regulations, prior to the

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1	submittal to public comment and review of any rule, regulation, or change to					
2	any rule or regulation that is more stringent than federal requirements, the					
3	Commission shall duly consider the economic impact and the environmental					
4	benefit of such rule or regulation on the people of the State of Arkansas,					
5	including those entities that will be subject to the regulation.					
6	(B) The Commission shall promptly initiate rulemaking proceedings to					
7	further implement the analysis required under subdivision (b)(1)(A) of this					
8	section.					
9	(C) The extent of the analysis required under subdivision (b)(1)(A) of					
10	this section shall be defined in the Commission's rulemaking required under					
11	subdivision (b)(1)(B) of this section. It will include a written report which					
12	shall be available for public review along with the proposed rule in the					
13	public comment period.					
14	(D) Upon completion of the public comment period, the Commission shall					
15	compile a rulemaking record or response to comments demonstrating a reasoned					
16	evaluation of the relative impact and benefits of the more stringent					
17	regulation;					
18	(2) Promulgation of rules, regulations, and procedures not otherwise					
19	governed by applicable law which the Commission deems necessary to secure					
20	public participation in environmental decision-making processes;					
21	(3) Promulgation of rules and regulations governing administrative					
22	procedures for challenging or contesting department actions;					
23	(4) In the case of permitting or grants decisions, provide the right to					
24	appeal a permitting or grants decision rendered by the director or his					
25	delegatee;					
26	(5) In the case of an administrative enforcement or emergency action,					
27	provide the right to contest any such action initiated by the director;					
28	(6) Instruct the director to prepare such reports or perform such					
29	studies or investigations as will advance the cause of environmental					
30	protection in the state;					
31	(7) Make recommendations to the director regarding overall policy and					
32	administration of the department, provided, however, that the director shall					
33	always remain within the plenary authority of the Governor; and					
34	(8) Upon a majority vote, initiate review of any director's decision.					
35	8-4-202. Rules and regulations.					
36	(a) The Arkangag Dellution Control and Egology Commission is given and					

36 (a) The Arkansas Pollution Control and Ecology Commission is given and

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charged with the power and duty to adopt, modify, or repeal, after notice and
 public hearings, rules and regulations implementing or effectuating the powers
 and duties of the department and the Commission under this chapter.

4 (b) Without limiting the generality of this authority, these rules and 5 regulations may, among other things, prescribe:

6 (1) Effluent standards specifying the maximum amounts or concentrations 7 and the physical, thermal, chemical, biological, and radioactive nature of the 8 contaminants that may be discharged into the waters of this state or into 9 publicly owned treatment facilities;

10 (2) Requirements and standards for equipment and procedures for 11 monitoring contaminant discharges at their sources including publicly owned 12 treatment facilities and industrial discharges into such facilities, the 13 collection of samples, and the collection, reporting, and retention of data 14 resulting from such monitoring; and

15 (3) Water quality standards, performance standards, and pretreatment 16 standards.

17 (c) Any person shall have the right to petition the Arkansas Pollution 18 Control and Ecology Commission for the issuance, amendment, or repeal of any 19 rule or regulation. Within sixty (60) days from the date of the submission of 20 a petition, the Commission shall either institute rulemaking proceedings or 21 give the petitioner written notice denying the petition together with a 22 written statement setting out the reasons for denial.

(1) In the event the petition is denied, the decision of the Commission
will be deemed a final order subject to appeal as provided in subdivision
(d)(5) of this section.

26 (2) The record for appeal, in a petition denial shall consist of the 27 petition for rulemaking filed with the Commission, the Commission's written 28 statement setting out the reasons for denial, and any document referenced 29 therein.

30 (d)(1) Prior to the adoption, amendment, or repeal of any rule or 31 regulation or prior to suspending the processing of a type or category of 32 permits or the declaration of a moratorium on a type or category of permits, 33 the Commission shall give at least twenty (20) thirty (30) days' notice of its 34 intended action. The notice shall include a statement of the substance of the 35 intended action, a description of the subjects and issues involved, and the 36 time, place, and manner in which interested persons may make comments. The

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notice shall be mailed to all persons who have requested advance notice of
 rulemaking proceedings. The notice shall also be published at least twice in
 newspapers having a general statewide circulation and in the appropriate
 industry, trade, or professional publications the Commission may select.

5 (2) All interested parties shall be afforded a reasonable opportunity to 6 submit written data, information, views, opinions, and arguments and to make 7 oral statements concerning the proposed rule, regulation, suspension, or 8 moratorium prior to a decision being rendered by the Commission. All written 9 material, photographs, published material, and electronic media received by 10 the Commission shall be preserved and, along with a record of all oral 11 comments made at any public hearing, shall become an element of the record of 12 rulemaking. Any person who considers himself injured in his person, business, 13 or property by final agency action under this section shall be entitled to 14 judicial review of the action under this section.

15 (3) If, in response to comments, the Commission amends a proposed 16 regulation to the extent that the rule would have an effect not previously 17 expressed in the notice required by subdivision (d)(1) of this section, the 18 Commission shall provide another adequate public notice. This subdivision 19 shall not, however, require a second public notice if the final regulation is 20 a logical outgrowth of the regulation proposed in the prior notice.

21 (4) The Commission shall compile and maintain a record of rulemaking 22 that shall contain:

(A)(i) A copy of all notices described in subsection (d) of this
section, and a concise general statement of the basis and purpose of the
proposed rule, which shall include a written explanation of the necessity of
the regulation and a demonstration that any technical regulation or technical
standard is based on generally accepted scientific knowledge and engineering
practices.

(ii) For any standard or regulation that is identical to a regulation promulgated by the United States Environmental Protection Agency, this portion of the record may be satisfied by reference to the Code of Federal Regulations.

(iii) In all other cases the department must provide its own justification with appropriate references to the scientific and engineering literature or written studies conducted by the department;

36 (B) Copies of all written material, photographs, published materials,

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electronic media, and the record of all oral comments received by the
 Commission during the public comment period and hearings;

3 (C) A responsive summary which groups public comments into similar
4 categories and explains why the Commission accepted or rejected the rationale
5 of each category;

(5)(A) The decisions of the Commission with regard to this section are
final and may be judicially appealed to the appropriate circuit court as
provided in 8-4-222 within thirty (30) days after filing with the Office of
the Secretary of State by persons who have standing as set out in subdivision
(d)(2) of this section.

11 (B) The record for review shall consist of a copy of the regulation and 12 the record of rulemaking described in subdivision (d)(4) of this section.

13 (C) Rule changes, suspensions, or moratoria on types of categories of 14 permits adopted by the Commission shall be stayed and not take effect during 15 the pendency of the appeal, except as specified in subsection (e) of this 16 section.

17 (e)(1) If the Commission determines that imminent peril to the public 18 health, safety, or welfare requires immediate change in the rules, or 19 immediate suspension, or moratorium on categories or types of permits, it may, 20 after documenting the facts and reasons, declare an emergency and implement 21 emergency rules, regulations, suspensions, or moratoria.

(2) No rule, regulation, suspension, or moratorium adopted under an
emergency declaration shall be effective for longer than ninety (90) one
hundred eighty (180) days.

(3) The imminent loss of federal funding, certification, or
authorization for any program administered by the department shall establish a
prima facie case of imminent peril to the public health, safety, or welfare.
8-4-203. Permits generally.

(a) The Arkansas <u>Department of</u> Pollution Control and Ecology <u>Commission</u>,
<u>or its successor</u>, is given and charged with the power and duty to issue,
continue in effect, revoke, modify, or deny permits, under such conditions as
it may prescribe, to prevent, control, or abate pollution, for the discharge
of sewage, industrial waste, or other wastes into the waters of the state,
including the disposal of pollutants into wells, and for the installation,
modification, or operation of disposal systems or any part of them.
(b)(1) When any application for the issuance of a new permit or a major

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modification of an existing permit is filed with the department, the
 department shall cause notice of the application to be published in a
 newspaper of general circulation in the county in which the proposed facility
 to be located.

5 (2) The notice required by this subsection shall advise that any 6 interested person may request a public hearing on the permit application by 7 giving the department a written request within ten (10) days of the 8 publication of the notice.

9 (3) Should a hearing be deemed necessary by the department, or in the 10 event the department desires such a hearing, the department shall schedule a 11 public hearing and shall, by first class mail, notify the applicant and all 12 persons who have submitted comments of the date, time, and place thereof.

13 (4) [Repealed.]

14 (c)(1)(A) Whenever the department proposes to grant or deny any permit 15 application, it shall cause notice of its proposed action to be published in 16 either a newspaper of general circulation in the county in which the facility 17 that is the subject of the application is located, or, in the case of a 18 statewide permit, in a newspaper of general circulation in the state.

(B) The notice shall afford any interested party thirty (30) calendardays in which to submit comments on the proposed permit action.

21 (C) At the conclusion of the public comment period, the department shall22 announce in writing its final decision regarding the permit application.

(2) The department's final decision shall include a response to each issue raised in any public comments received during the public comment period. In the case of any discharge limit, emission limit, environmental standard, analytical method, or monitoring requirements the record of the proposed action and the response shall include a written explanation of the rationale for the proposal, demonstrating that any technical requirements or standards are based upon generally accepted scientific knowledge and engineering practices. For any standard or requirement that is identical to a duly reference to the regulation. In all other cases, the department must provide its own justification with appropriate reference to the scientific and engineering literature or written studies conducted by the department.

(d)(1) All costs of publication of notice under this section shall be a paid by the department with reimbursement by the applicant to be made to the

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1 department prior to the issuance of the final permit.

2 (2) All moneys received pursuant to this subsection shall be classified3 as refunds to expenditures.

4 (e) Only those persons who submit comments on the record during the 5 public comment period and the applicant shall have standing to appeal the 6 decision of the department to the Commission.

7 (f)(1) Permits for the discharge of pollutants to the waters of the 8 state or for prevention of pollution of the waters of the state shall remain 9 freely transferable, provided the applicant for the transfer notifies the 10 director at least thirty (30) days in advance of the proposed transfer date 11 and submits a disclosure statement as required by 6 8-1-106.

12 (2) Only those reasons set out in b 8-1-106(b)(1) and (c) shall 13 constitute grounds for denial of a transfer.

14 (3) The permit is automatically transferred to the new permittee unless 15 the director denies the request within thirty (30) days of the receipt of the 16 disclosure statement.

17 (g) In the event of voluminous comments, including, but not limited to, 18 a petition, the department may require the designation of a representative to 19 accept any notices required by this section.

(h) The notice provisions of subsections (b) and (c) of this section
shall not apply to permit transfers or minor modifications of existing
permits.

23 8-4-204. Permits) Revocation.

The Arkansas <u>Department of</u> Pollution Control and Ecology <u>Commission, or</u> <u>its successor</u>, is given and charged with the power and duty to revoke, modify, or suspend, in whole or in part, for cause any permit issued under this chapter, including without limitation:

28 (1) Violation of any condition of the permit;

29 (2) Obtaining a permit by misrepresentation or failure to disclose fully
30 all relevant facts; or

31 (3) Change in any applicable regulation or change in any preexisting
32 condition affecting the nature of the discharge that requires either a
33 temporary or permanent reduction or elimination of the permitted discharge.

34 8-4-210. Investigations and hearings generally.

35 (a) The Arkansas Pollution Control and Ecology Commission is given and 36 charged with the power and duty to conduct such investigations and hold such

hearings as it may deem advisable and necessary for the discharge of its
 duties under this chapter and to authorize any member, employee, or agent
 appointed by it to conduct such investigations or hold such hearings.

4 (b) In any such hearing or investigation, any member of the commission 5 or any employee or agent thereto authorized by the commission may administer 6 oaths, examine witnesses, and issue, in the name of the commission, subpoenas 7 requiring the attendance and testimony of witnesses and the production of 8 evidence relevant to any matter involved in such hearing or investigation.

9 (c) Witnesses shall receive the same fees and mileage as in civil 10 actions, to be paid out of funds appropriated to the commission.

(d) In case of contumacy or refusal to obey a subpoena issued under this section, or refusal to testify, the circuit court of the county where the proceeding is pending or in which the person guilty of such contumacy or refusal to obey is found or resides shall have jurisdiction, upon application of the commission or its authorized member, employee, or agent, or hearing <u>officer</u>, to issue to the person an order requiring him to appear and testify or produce evidence, as the case may require. Any failure to obey the order of the court may be punished by the court as contempt.

19 <u>(e)</u> In accordance with the above powers, the commission is authorized 20 to conduct adjudicatory hearings providing an aggrieved person with standing a 21 forum for contesting any decision of the department. For the purposes of such 22 hearings, the commission^{II}s jurisdiction shall be construed as including all 23 regulatory programs vested with the department.

24 8-4-211. Declaratory Orders - Commission's general authority.

25 (a) The Arkansas Pollution Control and Ecology Commission is given and

26 charged with the power and duty to make, issue, modify, and revoke orders:

27 (1) Prohibiting or abating the discharge of sewage, industrial waste, or

28 other wastes into any waters of the state;

29 (2) Requiring the construction of new disposal systems, or any parts

30 thereof, or the modification, extension, or alteration of existing disposal

31 systems, or any parts thereof, or the adoption of other remedial measures to

32 prevent, control, or abate pollution; and

33 (3) Setting standards of water quality, classifying waters, or

34 evidencing any other determination by the Commission under this chapter.

35 <u>(b)(1)</u> Any permittee or person subject to regulation may petition the

36 Commission for a declaratory order as to the application of any rule, statute,

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1 permit, or order enforced by the department or the Commission.
2 (2) Such petitions shall be processed for adjudicatory review in the
3 same manner as appeals under the procedures prescribed by ⁸⁶ 8-1-203, 8-4-205,
4 8-4-212, and 8-4-218) 8-4-229.

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8-4-212. Adjudicatory Orders) Hearings and Orders.

6 (a) No order of general application shall be issued until the Arkansas 7 Pollution Control and Ecology Commission or its authorized officer, member, or 8 agent shall have held a public hearing upon the matter therein involved. <u>No</u> 9 final order resolving a contested decision of the department shall be issued 10 until the commission has provided persons aggrieved who have standing the 11 <u>opportunity for an adjudicatory hearing upon the matter.</u>

12 (b) Any person who will be directly affected by the order shall have the 13 right to be heard at the hearing, to submit evidence, and to be represented by 14 counsel.

15 (c) Written notice specifying the time and place of the hearing shall be 16 served by the Commission, in the manner provided by 6 8-4-214, upon all 17 persons known by it to be directly affected by the order, not less than ten 18 (10) days before the date of the hearing.

19 (d) A copy of any order issued by the Commission after the hearing shall20 also be served upon the persons.

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8-4-215. Intergovernmental cooperation.

(a) The Arkansas <u>Department</u> Pollution Control and Ecology , or its
<u>successor</u>, and the Commission, so far as it is not inconsistent with its
duties under the laws of this state, may assist and cooperate with any agency
of another state or the United States in any matter relating to water
pollution control.

(b) The Commission <u>or department</u> may receive and accept money, property, so r services from any person or from any agency described in subsection (a) of this section or from any other source for any water pollution control purpose within the scope of its functions under this chapter. All moneys so received shall be used for the operation and activities of the Commission <u>or department</u> and for no other purposes.

33 (c) The Department of Pollution Control and Ecology, or its successor, 34 may enter into agreements with the responsible authorities of the United 35 States or other states, subject to approval by the Governor, relative to 36 policies, methods, means, and procedures to be employed to control pollution

1 of any interstate waters and may carry out these agreements by appropriate 2 general and special orders. This power shall not be deemed to extend to the 3 modification of any agreement with any other state concluded by direct 4 legislative act. However, unless otherwise provided, the department shall be 5 the agency for the administration and enforcement of any such legislative 6 agreement.

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8-4-217. Unlawful actions.

(a) It shall be unlawful for any person to:

9 (1) Cause pollution, as defined in $^{\circ}$ 8-4-102, of any of the waters of 10 this state; or

(2) Place or cause to be placed any sewage, industrial waste, or other wastes in a location where it is likely to cause pollution of any waters of this state; or

(3) Violate any provisions of this chapter or of any rule, regulation,
or order adopted by the Arkansas Pollution Control and Ecology Commission
under this chapter or of a permit issued under this chapter by the department;
or

18 (4) Knowingly to make any false statement, representation, or
19 certification in any application, record, report, plan, or other document
20 filed or required to be maintained under this chapter; or

(5) Falsify, tamper with, or knowingly render inaccurate any monitoring
device or method required to be maintained under this chapter; or

(6) Sell, offer or expose for sale, give, or furnish any synthetic detergent or detergent containing any phosphorus, expressed as elemental phosphorus, including synthetic detergents or detergents manufactured for use as laundry or dishwashing detergents within this state from and after January 1, 1994, except as provided below:

(A) Products that may be used, sold, manufactured, or distributed foruse or sale regardless of phosphorus content include:

30 (i) A detergent:

31 (a) Used in dairy, beverage, or food processing cleaning equipment;
32 (b) Used in hospitals, veterinary hospitals, clinics, health care

33 facilities, or in agricultural production;

34 (c) Used by industry for metal cleaning or reconditioning;

35 (d) Manufactured, stored, or distributed for use or sale outside the 36 state;

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1 (e) Used in any laboratory, including a biological laboratory, research 2 facility, chemical laboratory, and engineering laboratory;

(f) Used in a commercial laundry that provides laundry services for a 3 4 hospital, health care facility, or veterinary hospital; or

(q) Used for surface cleaning, appliance cleaning, or specialty home 5 6 cleaning, and not for dishwashing or laundry;

7 (ii) A phosphoric acid product, including a sanitizer, brightener, acid 8 cleaner, or metal conditioner; and

(iii) A substance the department excludes from the phosphorus 9 10 limitations of this section based on a finding that compliance with this 11 section would:

12 (a) Create a significant hardship on the user; or

(b) Be unreasonable because of the lack of an adequate substitute 13 14 cleaning agent that could be substituted for the subject cleaning agent 15 without significant cost or effect differences;

16 (B) A person may use, sell, manufacture, or distribute for use or sale 17 a laundry detergent that contains one-half percent (.5%) phosphorus or less 18 that is incidental to manufacturing; and

19 (C) A person may use, sell, manufacture, or distribute for use or sale 20 a dishwashing detergent that contains eight and seven-tenths percent (8.7%) 21 phosphorus or less by weight.

22 (b)(1) It shall be unlawful for any person to engage in any of the 23 following acts without having first obtained a written permit from the 24 Commission department:

25 (A) To construct, install, modify, or operate any disposal system or any 26 part thereof, or any extension or addition thereto, that will discharge into 27 any of the waters of this state; or

(B) To increase in volume or strength any sewage, industrial waste, or 2.8 29 other wastes in excess of the permissive discharges specified under any 30 existing permit; or

(C) To construct, install, or operate any building, plant, works, 31 32 establishment, or facility, or any extension or modification thereof, or 33 addition thereto, the operation of which would result in discharge of any 34 wastes into the waters of this state or would otherwise alter the physical, 35 chemical, or biological properties of any waters of this state in any manner 36 not already lawfully authorized; or

1 (D) To construct or use any new outlet for the discharge of any wastes 2 into the waters of this state; or

3 (E) To discharge sewage, industrial waste, or other wastes into any of 4 the waters of this state.

(2) The Commission department may require the submission of such plans, 5 6 specifications, and other information as it deems relevant in connection with the issuance of disposal permits. 7

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8-4-218. Violations of chapter, orders, rules, etc.) Hearings) Notice. (a) Whenever the Arkansas Department of Pollution Control and Ecology 9 10 Commission, or its successor, determines that there are reasonable grounds to 11 believe that there has been a violation of any of the provisions of this 12 chapter or any order, rule, or regulation of the Commission, it may give 13 written notice to the alleged violator specifying the causes of complaint.

14 (b) The notice shall require that the matters complained of be corrected 15 or that the alleged violator appear before the Commission at a time and place 16 specified in the notice and answer the charges complained of.

17 (c) The notice shall be served upon the alleged violator in accordance 18 with the provisions of $^{\circ}$ 8-4-214 not less than ten (10) days before the time 19 set for the hearing.

20 8-4-219. Violations of chapter, orders, rules, etc. - Hearings -21 Conduct.

(a) The Arkansas Pollution Control and Ecology Commission shall afford 22 23 an opportunity for a fair hearing to the alleged violator at the time and 24 place specified in the notice, or any modification of the notice.

25 (b) The hearings may be conducted by the Commission or its authorized 26 officer, member, or agent hearing officer, who shall have the power and 27 authority to conduct hearings in the name of the Commission at any time and 28 place.

29 (c) A record or summary of the proceedings of the hearings shall be 30 taken and filed at the office of the Commission.

31 8-4-220. Violation of chapter, orders, rules, etc. - Order of Commission 32 department without hearing.

(a) When the Arkansas Department of Pollution Control and Ecology 33 34 Commission, or its successor, finds that an emergency exists requiring 35 immediate action to protect the public health or welfare, it may, without 36 notice or hearing, issue an order reciting the existence of such emergency and

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requiring that such action be taken as it deems necessary to meet the
 emergency.

3 (b) Notwithstanding the provisions of $\frac{\partial \theta}{\partial \theta}$ 8-4-218 and 8-4-219, the order 4 shall be effective immediately.

5 (c) Any person to whom the order is directed shall comply immediately 6 but, on application to the Commission, shall be afforded a hearing within ten 7 (10) days after receipt of a written request therefor.

8 (d) On the basis of the hearing, the Commission shall continue the order 9 in effect, revoke it, or modify it.

10 8-4-223 Appeals -- Notice.

11 (a)(1) Within thirty (30) days after service of a copy of the <u>final</u> 12 order, rule, regulation, or <u>other final</u> determination, the appellant shall 13 serve a notice of appeal on <u>of</u> the commission, through its secretary. <u>the</u> 14 <u>appellant may file a notice of appeal with the circuit court of the county in</u> 15 <u>which the business, industry, municipality, or thing involved is situated.</u> 16 (2) <u>However, during the thirty-day period and for good cause shown, the</u>

17 court may extend the time not to exceed an additional sixty (60) days. A 18 copy of the notice of appeal shall be served upon the secretary of the 19 commission by personal delivery or by mail with a return receipt requested 20 within ten (10) days of filing with the circuit court.

(b)(1) The notice of appeal shall refer to state the action of the commission appealed from, shall specify the grounds of the appeal, including points of both law and fact which are asserted or questioned by the appellant, and may contain any other allegations or denials of fact pertinent to the sappeal.

26 (2) The notice <u>of appeal</u> shall state an address within the state at 27 which service of notice <u>a response</u> to the notice of appeal and other papers in 28 the matter may be made upon the appellant.

29 (c) <u>The original Upon filing the</u> notice of appeal, with proof of 30 service, shall be filed by the appellant with the clerk of the circuit court,

31 the circuit court within ten (10) days after service of the notice upon the

32 commission, and thereupon the court shall have jurisdiction of the appeal.

33 8-4-226. Appeal - Return Response by commission and record.

34 (a)(1) Within thirty (30) days after service and filing of the notice
35 of appeal, on the commission secretary, through its director shall make,
36 certify, and the commission shall file with the clerk of the circuit court

15

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1 having jurisdiction of the appeal a return comprised of a copy of any 2 application, petition, or other material paper whereon the action of the 3 commission appealed from was based; a copy of the order, rule, regulation, or 4 decision appealed from; all testimony, exhibits, and other evidence submitted 5 to the commission; a statement of any findings of fact or rulings or 6 conclusions of law made by the commission in the matter; and such other 7 statements, admissions, or denials upon questions of law or fact raised by the 8 appeal as the commission may deem pertinent response to the notice of appeal and the record upon which the final order, rule, regulation, or other final 9 10 determination complained of was entered. 11 (2) The thirty-day period for filing a response to the notice of appeal 12 and the record by the commission may be extended by the court for cause shown 13 for not more than an additional sixty (60) days. 14 The record shall consist of a copy of any application or petition, (3)15 all pleadings, or other material paper whereon the action of the commission 16 appealed from was based; a statement of any findings of fact, rulings, or 17 conclusions of law made by the commission; a copy of the final order, rule, 18 regulation, or other final decision appealed from; and all testimony, 19 exhibits, and other evidence submitted to the commission in the case. The 20 parties to the appeal may stipulate that only a specified portion of the 21 record shall be filed with the circuit court. 22 (4) A response to the notice of appeal filed by the commission shall 23 consist of any statements, admissions, or denials upon the questions of law or 24 fact raised in the notice of appeal as the commission may deem pertinent. 25 (b) Within the time allowed for making and filing the return, 26 response, a copy thereof of the response shall be mailed to or served upon the 27 appellant or his attorney. (c)(1) The allegations or new matter in the return response shall be 2.8 29 deemed to be denied by the appellant unless expressly admitted, and no further 30 pleadings shall be interposed. 31 (2) Otherwise, the allegations of the notices notice of appeal and 32 return response shall have like effect as the pleadings in a civil action and 33 shall be subject to like proceedings, so far as applicable. 34 8-4-227. Appeal -- Review by Court. (a) The appeal shall be heard and determined by the court upon the 35 36 issues raised by the notice of appeal and return response according to the

1 rules relating to the trial of civil actions, so far as applicable.
2 (b) If, before the date set for hearing, application is made to the
3 court for leave to present additional evidence and the court finds that the
4 evidence is material and that there were good reasons for failure to present
5 it in the proceeding before the agency commission, then the court may order
6 that the additional evidence be taken before the agency commission upon such
7 conditions as may be just. The agency commission may modify its findings and
8 decision by reason of the additional evidence and shall file that evidence and
9 any modifications, new findings, or decisions with the reviewing court.

10 (c)(1) The review shall be conducted by the court without a jury and 11 shall be confined to the record, except that in cases of alleged 12 irregularities in procedure before the <u>agency</u> <u>commission</u>, not shown in the 13 record, testimony may be taken before the court.

14 (2) The court shall, upon request, hear oral argument and receive 15 written briefs.

16 (d) The court may affirm the decision of the agency commission or 17 vacate or suspend the decision, in whole or part, and remand the case to the 18 commission for further action in conformity with the decision of the court if 19 the action of the commission is:

20 (1) In violation of constitutional or statutory provisions;
21 (2) In excess of the agency s commission s statutory authority;
22 (3) Made upon unlawful procedure;
23 (4) Affected by other error of law;
24 (5) Not supported by substantial evidence of record; or

25 (6) Arbitrary, capricious, or characterized by abuse of 26 discretion."

27

28 SECTION 6. Selected provisions of Title 8, Chapter 4, Subchapter 3, are 29 amended to read as follows:

30 *"8-4-303. Definitions.*

31 As used in this subchapter, unless the context otherwise requires:
32 (1) 'Air contaminant' means any solid, liquid, gas, or vapor or any
33 combination thereof;

34 (2) 'Air pollution' means the presence in the outdoor atmosphere of one
35 (1) or more air contaminants in quantities, of characteristics, and of a
36 duration which are materially injurious, or can be reasonably expected to

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become materially injurious to human, plant, or animal life or to property, or
 which unreasonably interfere with enjoyment of life or use of property
 throughout the state or throughout the area of the state as shall be affected

4 thereby;

5 (3) 'Air contamination' means the presence in the outdoor atmosphere of 6 one (1) or more air contaminants which contribute to a condition of air 7 pollution;

8 (4) 'Air contamination source' means any source at, from, or by reason 9 of which there is emitted into the atmosphere any air contaminant, regardless 10 of who owns or operates the building, premises, or other property in, at, or 11 on which such source is located or the facility, equipment, or other property 12 by which the emission is caused or from which the emission comes;

13 (5) 'Air-cleaning device' means any method, process, or equipment which 14 removes, reduces, or renders less noxious air contaminants discharged into the 15 atmosphere;

16 (6) 'Area of the state' means any city or county, or portion thereof, or 17 other substantial geographical area of the state as may be designated by the 18 Arkansas Pollution Control and Ecology Commission;

19 (7) 'Commission' means the Arkansas Pollution Control and Ecology 20 Commission;

(8) 'Person' means any individual, partnership, firm, company, public or private corporation, association, joint-stock company, trust, estate, political subdivision, or any agency, board, department, or bureau of the state, or any other legal entity whatever which is recognized by law as the subject of rights and duties.

26 <u>(9) 'Department' means the Arkansas Department of Pollution Control and</u> 27 Ecology, or its successor.

28 (10) 'Director' means the director of the Arkansas Department of 29 Pollution Control and Ecology, or its successor.

30

8-4-307. Private rights unchanged.

31 (a) Persons other than the state or the <u>Arkansas department</u> <u>Pollution</u> 32 Control and Ecology Commission shall not acquire actionable right by virtue of 33 this subchapter. The basis for proceedings that result from violation of any 34 standard, rule, or regulation promulgated by the Commission shall inure solely 35 to and shall be for the benefit of the people of the state generally, and it 36 is not intended to create in any way new rights or to enlarge existing rights

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1 or to abrogate existing private rights.

2 (b) A determination by the <u>Commission department</u> that air pollution or 3 air contamination exists or that any standard, rule, or regulation has been 4 violated, whether or not a proceeding or action is brought by the state, shall 5 not create, by reason thereof, any presumption of law or finding of fact which 6 shall inure to, or be for the benefit of, any person other than the state.

7

8-4-308. Industrial secrets confidential.

8 (a)(1)(A) Any information which constitutes a trade secret under ⁶
9 4-75-601 et seq. which is obtained by the Arkansas department or Pollution
10 Control and Ecology Commission or its employees in the administration of this
11 chapter shall be kept confidential, except for emission data which is
12 submitted to the state, local agency, or the Environmental Protection Agency,
13 which is otherwise obtained by any of those agencies pursuant to the federal
14 Clean Air Act.

15

(B) Only such emission data is to be publicly available.

16 (2)(A) The manner and rate of operation of the source, if such
17 information is a trade secret, shall be kept confidential.

(B) Provided, that the identity, amount, frequency, and concentrationof the emissions is publicly available.

20 (b) Any violation of this section shall be unlawful and constitute a 21 misdemeanor.

22 8-4-309. Construction limited - Exception.

(a) Nothing contained in this subchapter shall be construed as amending or repealing ⁶ 20-21-201 et seq., concerning the control of radiation, or as granting to the Arkansas Pollution Control and Ecology department or Commission any jurisdiction or authority with respect to air conditions existing solely within the property boundaries of any plant, works, or shop or with respect to employer-employee relationships as to health and safety hazards.

30 (b) Notwithstanding the preceding limitation, the Arkansas department 31 and Pollution Control and Ecology Commission shall have jurisdiction and 32 authority over air conditions associated with the removal, encapsulation, 33 enclosure, transportation, or disposal of asbestos-containing material 34 regardless of whether such removal, encapsulation, enclosure, transportation, 35 or disposal is conducted within the property boundaries of any plant, works, 36 or shop.

2

1

8-4-310. Unlawful actions.

(a) It shall be unlawful and constitute a misdemeanor:

3 (1) Knowingly to cause air pollution as defined in $^{\circ}$ 8-4-303;

4 (2) To construct, install, use, or operate any source capable of 5 emitting air contaminants without having first obtained a permit to do so, if 6 required by the regulations of the <u>Arkansas Pollution Control and Ecology</u> 7 Commission, or to do so contrary to the provisions of any permit issued by the 8 Commission or department or after any such permit has been suspended or 9 revoked; or

10 (3) To violate any rule, regulation, or order of the Commission issued 11 pursuant to this chapter.

12 (b) The liabilities imposed for violation of subdivisions (a)(1), (2), 13 and (3) of this section or any other provision of this chapter shall not apply 14 with respect to any unintended violation caused by an act of God, war, strike, 15 riot, or other catastrophe, or accidental breakdown of equipment if promptly 16 repaired.

17

8-4-311. Powers generally.

18 (a) The Arkansas <u>Department of</u> Pollution Control and Ecology, or its
 19 successor, Commission shall have the power to:

(1) Develop and effectuate a comprehensive program for the preventionand control of all sources of pollution of the air of this state;

(2) Advise, consult, and cooperate with other agencies of the state,
political subdivisions, industries, other states, the federal government, and
with affected groups in furtherance of the purposes of this chapter;

25 (3) Encourage and conduct studies, investigations, and research relating 26 to air pollution and its causes, prevention, control, and abatement, as it may 27 deem advisable and necessary, and after notice and a public hearing, establish 28 reasonable air purity standards for areas of the state consistent with the 29 intent of this chapter;

30 (4) Collect and disseminate information relative to air pollution, and 31 its prevention and control;

32 (5) Consider complaints, and make investigations, and hold hearings; 33 (6) Encourage voluntary cooperation by the people, municipalities, 34 counties, industries, and others in preserving and restoring the purity of air 35 within the state;

36

(7) Administer and enforce all laws and regulations relating to

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1 pollution of the air;

2 (8) Represent the state in any and all matters pertaining to plans,
3 procedures, or negotiations for interstate compacts in relation to air
4 pollution control;

5 (9) Cooperate with and receive moneys from the federal government or any 6 other source for the study and control of air pollution. The Commission 7 <u>department</u> is designated as the official state air pollution control agency 8 for such purposes;

9 (10) Make, issue, modify, revoke, and enforce orders prohibiting, 10 controlling, or abating air pollution and requiring the adoption of remedial 11 measures to prevent, control, or abate air pollution;

12 (11) Formulate and promulgate, amend, repeal, and enforce rules and

13 regulations implementing or effectuating the powers and duties of the

14 Commission under this chapter to control air pollution. No rule or regulation

15 shall be issued or modified until after a public hearing shall have been held 16 pursuant to ^A 8-4-212;

17 (12) Adopt, after notice and public hearing, reasonable and

18 nondiscriminatory rules and regulations requiring the registration of and the

19 filing of reports by persons engaged in operations which may result in air 20 pollution;

21 (13) (11) Institute court proceedings to compel compliance with the 22 provisions of this chapter and rules, regulations, and orders issued pursuant 23 thereto;

24 <u>(14)</u> (12) Exercise all of the powers in the control of air pollution as 25 are granted to the Commission department for the control of water pollution 26 under $\frac{66}{8}$ 8-4-101) 8-4-106 and 8-4-201) 8-4-229;

27 (b) The Arkansas Commission on Pollution Control and Ecology shall have
28 the power to:

29 (1) Promulgation of rules and regulations implementing the substantive 30 statutes charged to the department for administration.

31 (A) In promulgation of such rules and regulations, prior to the

32 submittal to public comment and review of any rule, regulation, or change to

33 any rule or regulation that is more stringent than federal requirements, the

34 Commission shall duly consider the economic impact and the environmental

35 benefit of such rule or regulation on the people of the State of Arkansas,

36 including those entities that will be subject to the regulation.

1	(B) The Commission shall promptly initiate rulemaking proceedings to					
2	further implement the analysis required under subdivision (b)(1)(A) of this					
3	section.					
4	(C) The extent of the analysis required under subdivision (b)(1)(A) of					
5	this section shall be defined in the Commission's rulemaking required under					
б	subdivision (b)(1)(B) of this section. It will include a written report which					
7	shall be available for public review along with the proposed rule in the					
8	public comment period.					
9	(D) Upon completion of the public comment period, the Commission shall					
10	compile a rulemaking record or response to comments demonstrating a reasoned					
11	evaluation of the relative impact and benefits of the more stringent					
12	regulation;					
13	(2) Promulgation of rules, regulations, and procedures not otherwise					
14	governed by applicable law which the Commission deems necessary to secure					
15	public participation in environmental decision-making processes;					
16	(3) Promulgation of rules and regulations governing administrative					
17	procedures for challenging or contesting department actions;					
18	(4) In the case of permitting or grants decisions, providing the right					
19	to appeal a permitting or grants decision rendered by the director or his					
20	delegatee;					
21	(5) In the case of an administrative enforcement or emergency action,					
22	providing the right to contest any such action initiated by the director;					
23	(6) Instruct the director to prepare such reports or perform such					
24	studies as will advance the cause of environmental protection in the state;					
25	(7) Make recommendations to the director regarding overall policy and					
26	administration of the department, provided, however, that the director shall					
27	always remain within the plenary authority of the Governor; and					
28	(8) Upon a majority vote, initiate review of any director's decision.					
29	(9) Adopt, after notice and public hearing, reasonable and					
30	nondiscriminatory rules and regulations requiring the registration of and the					
31	filing of reports by persons engaged in operations which may result in air					
32	pollution;					
33	(10)(A) Adopt, after notice and public hearing, reasonable and					
34	nondiscriminatory rules and regulations, including requiring a permit or other					
35	regulatory authorization from the department, before any equipment causing the					
36						

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1	or operated, except in the case of repairs or maintenance of equipment for						
2	which a permit has been previously used, and revoke or modify any permit						
3	issued under this chapter or deny any permit when it is necessary, in the						
4	opinion of the department, to prevent, control, or abate air pollution.						
5	(B) A permit shall be issued for the operation or use of any equipment						
6	or any facility in existence upon the effective date of any rule or regulation						
7	requiring a permit if proper application is made for the permit.						
8	(C) No such permit shall be modified or revoked without prior notice and						
9	hearing as provided in this subchapter.						
10	(D) Any person who is denied a permit by the department or who has such						
11	permit revoked or modified shall be afforded an opportunity for a hearing in						
12	connection therewith upon written application made within thirty (30) days						
13	after service of notice of such denial, revocation, or modification.						
14	(E) The operation of any existing equipment or facility for which a						
15	proper permit application has been made shall not be interrupted pending final						
16	action thereon.						
17	(F)(i) An applicant or permit holder who has had a complete application						
18	for a permit or for a modification of a permit pending longer than the time						
19	specified in the state regulations promulgated pursuant to Title V of the						
20	Clean Air Act Amendments of 1990, or any person who participated in the public						
21	participation process, and any other person who could obtain judicial review						
22	of such actions under state laws, may petition the Commission for relief from						
23	department inaction.						
24	(ii) The Commission will either deny or grant the petition within						
25	forty-five (45) days of its submittal.						
26	(iii) For the purposes of judicial review, either a Commission denial or						
27	the failure of the department to render a final decision within thirty (30)						
28	days after the Commission has granted a petition shall constitute final agency						
29	action; and						
30	(11)(A) Establish through its rulemaking authority, either alone or in						
31	conjunction with the appropriate state or local agencies, a system for the						
32	banking and trading of air emissions designed to maintain both the state's						
33	attainment status with the national ambient air quality standards mandated by						
34	the federal Clean Air Act and the overall air quality of the state.						
35	(B) The Commission may consider differential valuation of emission						
20	andita or personal to achieve primary and accordant national embient air						

36 credits as necessary to achieve primary and secondary national ambient air

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1 quality standards, and may consider establishing credits for air pollutants 2 other than those designated as criteria air pollutants by the federal 3 Environmental Protection Agency. (C) Any regulation proposed pursuant to this authorization shall be 4 5 reported to the House and Senate Interim Committees on Public Health, Welfare, and Labor prior to its final promulgation. 6 7 8-4-312. Factors in exercise of powers. In exercising its their powers and responsibilities under this chapter, 8 9 the Arkansas Pollution Control and Ecology department and Commission shall 10 take into account and give consideration to the following factors: 11 (1) The quantity and characteristics of air contaminants and the 12 duration of their presence in the atmosphere which may cause air pollution in 13 a particular area of the state; 14 (2) Existing physical conditions and topography; 15 (3) Prevailing wind directions and velocities; 16 (4) Temperatures and temperature-inversion periods, humidity, and other 17 atmospheric conditions; (5) Possible chemical reactions between air contaminants or between such 18 19 air contaminants and air gases, moisture, or sunlight; (6) The predominant character of development of the area of the state 20 21 such as residential, highly-developed industrial, commercial, or other 22 characteristics; (7) Availability of air-cleaning devices; 23 (8) Economic feasibility of air-cleaning devices; 2.4 25 (9) Effect on normal human health of particular air contaminants; 26 (10) Effect on efficiency of industrial operation resulting from use of 27 air-cleaning devices; (11) The extent of danger to property in the area reasonably to be 2.8 29 expected from any particular air contaminant; 30 (12) Interference with reasonable enjoyment of life by persons in the 31 area and conduct of established enterprises which can reasonably be expected 32 from air contaminants; (13) The volume of air contaminants emitted from a particular class of 33 34 air contamination sources; 35 (14) The economic and industrial development of the state and the social 36 and economic value of the air contamination sources;

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1 (15) The maintenance of public enjoyment of the state's natural 2 resources; and

3 (16) Other factors which the <u>department or</u> Commission may find 4 applicable.

5

8-4-313. Variance from regulations.

6 (a)(1) The Arkansas Pollution Control and Ecology Commission may grant 7 specific variances from the particular requirements of any rule, regulation, 8 or general order to such specific persons or class of persons or such specific 9 air contamination source, upon such conditions as it may deem necessary to 10 protect the public health and welfare, if it finds that strict compliance with 11 the rule, regulation, or general order is inappropriate because of conditions 12 beyond the control of the person granted the variance or because of special 13 circumstances which would render strict compliance unreasonable, unduly 14 burdensome, or impractical due to special physical conditions or causes or 15 because strict compliance would result in substantial curtailment or closing 16 down of a business, plant, or operation or because no alternative facility or 17 method of handling is yet available.

18

(2) Variances may be limited in time.

19 (3) In determining whether or not a variance shall be granted, the 20 Commission shall weigh the equities involved and the relative advantages and 21 disadvantages to the residents and the occupation and activity affected.

(b)(1) Any person seeking a variance shall do so by filing a petition a variance with the Director of the Department of Pollution Control and Ecology.

25 (2)(A) The director shall promptly investigate the petition and make a 26 recommendation to the Commission as to the disposition thereof.

27 (B)(i) If the recommendation is against the granting of the variance, a 28 hearing shall be held thereon after not less than ten (10) days, prior to 29 notice to the petitioner.

30 (ii) If the recommendation of the director is for the granting of a 31 variance, the Commission may do so without a hearing. However, upon the 32 petition of any person aggrieved by the granting of a variance, a public 33 hearing shall be held.

34 (c)(1) A variance granted may be revoked or modified by the Commission
35 after a public hearing held upon not less than ten (10) days' prior notice.
36 (2) The notice shall be served upon all persons, known to the

2 revoked or modified, who are likely to be affected, or who have filed with the 3 Commission a written request for such notification. SECTION 7. Selected provisions of Title 8, Chapter 5, Subchapter 2, are amended to read as follows: "8-5-201. Definitions.

1 Commission, who will be subjected to greater restrictions if the variance is

8 As used in this subchapter, unless the context otherwise requires: (1) 'Commission' means the Arkansas Pollution Control and Ecology 9 10 Commission or its successor;

11 (2) 'Licensing committee' means the committee of operators and 12 technicians hereinafter established to assist and advise the Arkansas 13 Pollution Control and Ecology Commission department in the examining and 14 licensing of operators;

(3) 'License' means a certificate of competency issued by the Commission 15 16 department to operators who have met the requirements of the licensing 17 program;

(4) 'Wastewater treatment plant' means any plant, disposal field, 18 19 lagoon, pumping station, or other works installed for the purpose of treating, 20 stabilizing, or disposing of sewage, industrial wastes, or other wastes and 21 for the reduction and handling of sludge removed from such wastewater, used or 22 intended for use by the public;

(5) 'Operator' means any person who is in responsible charge of the 23 24 operation of a wastewater treatment plant, in whole or in part, and who, 25 during the performance of his regular duties, exercises individual judgment 26 which directly or indirectly may affect the proper operation of the plant. 27 Operator shall not be deemed to include an official solely exercising general 28 administrative supervision.

29 (6) 'Department' means the Arkansas Department of Pollution Control & 30 Ecology, or its successor.

31

4 5

6 7

8-5-202. Penalty and injunctions.

32 (a) A violation of any provision of this subchapter, or of any rule or 33 regulation issued pursuant thereto, shall constitute a misdemeanor and upon 34 conviction shall be punishable as such. Each day's continuance of a violation 35 shall constitute a separate offense.

36

(b) Any violation of this subchapter shall be subject to injunction

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proceedings brought by the Arkansas Pollution Control and Ecology Commission
 department in a court of competent jurisdiction.

3 8-5-203. Unlawful actions.

4 It shall be unlawful for any municipality, governmental subdivision, 5 public or private corporation, or other person to operate a public or private 6 wastewater treatment plant unless the competency of the operator is duly 7 licensed by the Arkansas Pollution Control and Ecology Commission department 8 under the provisions of this subchapter. It shall further be unlawful for any 9 person to perform the duties of an operator of any such plant without being 10 duly licensed under this subchapter.

11 8-5-204. Licensing committee.

12 (a) There is created and established a licensing committee to advise and 13 assist the Arkansas Pollution Control and Ecology Commission and department in 14 the administration of the licensing program, which shall be composed of eight 15 (8) members:

16 (1) Five (5) members, to be appointed by the Commission, of which three 17 (3) members shall be active wastewater treatment plant operators licensed by 18 the <u>Commission department</u> and two (2) members shall be employed by a private 19 corporation or industry located in Arkansas and nominated at large by the 20 corporations or industries for service on the committee;

(2) One (1) member, to be appointed by the Commission, shall be an employee of a municipality operating a wastewater treatment plant who holds the position of chief administrative officer, city engineer, director of public utilities, or other equivalent position;

25 (3) One (1) member, to be appointed by the Commission, shall be a
26 faculty member of an accredited college, university, or professional school in
27 the state whose major field is related to water resources or sanitary
28 engineering; and

29 (4) One (1) member shall be the Director of the Department of Pollution 30 Control and Ecology, or a qualified member of his staff, who shall act as 31 executive secretary of the licensing committee.

32 (b)(1) In the event of a vacancy, a new member shall be appointed by the
33 Commission to serve out the unexpired term.

34 (2) No member shall serve more than two (2) consecutive three-year 35 terms.

36 (c)(1) State agency members of the licensing committee shall receive no

1 additional salary or per diem for their services as members of the committee, 2 but they shall be allowed their travel and maintenance expenses while 3 attending meetings away from Little Rock.

(2) The members appointed by the Commission shall be allowed twenty-five 4 5 dollars (\$25.00) per day per diem in accordance with law, plus their travel 6 and maintenance expenses while attending meetings.

7

8-5-205. Powers and duties generally.

8

(a) The Arkansas Department of Pollution Control and Ecology, 9 Commission or its successor, shall be charged with the responsibility of 10 administering and enforcing this subchapter, with the advice and assistance of 11 the licensing committee, and is given and charged with the following powers 12 and duties:

13 (1) To adopt rules and regulations implementing and effectuating such 14 powers and duties of the Commission under this subchapter as may be necessary 15 for the administration and enforcement thereof;

16 (2) (1) To conduct examinations for licensing, which shall be conducted 17 at least annually and more frequently as the Commission shall deem necessary; 18 (2) To issue licenses to qualified wastewater treatment plant 19 operators, to renew these licenses, and to suspend or revoke the licenses for 20 cause, after due notice and hearing;

21 (4) (3) To institute court proceedings to compel compliance with the 22 provisions of this subchapter and rules and regulations issued pursuant 23 thereto; and

24 (5) (4) To participate financially in programs sponsored by the Arkansas 25 Water Environment Association, or its successor, provided that the 26 participation shall not exceed the sum of one thousand dollars (\$1,000) per 27 fiscal year.

(b) The Arkansas Pollution Control and Ecology Commission shall serve as 2.8 29 the rulemaking and appointment authority for implementation of this

30 subchapter. Its powers shall include:

31 (1) To adopt rules and regulations implementing and effectuating this 32 subchapter as may be necessary for the administration and enforcement thereof;

(2) To make appointments to the Licensing Committee in accordance with 33 34 this subchapter;

(3) To set reasonable licensure and examination fees to cover the costs 35 36 of administration of this subchapter.

1 8-5-206. Classification of treatment plants.

(a) The Arkansas Pollution Control and Ecology Commission shall, through
<u>regulations</u>, classify all wastewater treatment plants, taking into account the
size, type, and complexity of the plant; the character and volume of
wastewater treated; the population served; the skill, knowledge, and
experience reasonably required to supervise the proper operation of the plant;
and such other factors as the Commission shall deem appropriate.

8 (b) The <u>Commission</u> <u>department</u> shall license persons as to their 9 qualifications to supervise successfully the proper operation of plants within 10 classifications based on the recommendations of the licensing committee.

11

8-5-207. Operators to be licensed.

In order to safeguard the public health and protect the waters of this state from pollution, all operators in responsible charge of public or private wastewater treatment plants shall be duly licensed and certified as competent by the <u>Arkansas Pollution Control and Ecology Commission department</u> under the provisions of this subchapter and under such rules and regulations as the Commission may adopt, with the advice and assistance of the licensing committee, pursuant to the authority of this subchapter. All rules and pregulations promulgated pursuant to this subchapter shall be reviewed by the Joint Interim Committee on Public Health, Welfare, and Labor or an appropriate subcommittee thereof.

22

8-5-208. License requirements.

(a) The Arkansas Pollution Control and Ecology Commission department shall license and certify all applicants for licenses under this subchapter who satisfy the requirements of the subchapter and the rules and regulations issued pursuant thereto. Licenses shall be granted according to the classification of wastewater treatment plants established under this subchapter. Licenses shall be valid for a period of one (1) year and shall be renewable upon application without examination.

30 (b) All operators of wastewater treatment plants within the state shall 31 apply to the Commission department for a license. The Commission department 32 shall, without examination, issue appropriate licenses to all holders of 33 certificates of competency heretofore issued under the voluntary licensing 34 program of this state. Those applicants who do not hold voluntary certificates 35 of competency shall, without examination, be granted limited operators' 36 licenses valid only for the plant where then employed.

1 (c) The Commission department, in its discretion, may waive the 2 requirements, or any part of the requirements, for formal examination of an 3 applicant for license if the applicant holds a valid license or certificate 4 from another state in which the requirements for license in the appropriate 5 classification are at least equal to the requirements set forth in this 6 subchapter and the rules and regulations issued pursuant thereto.

7 8-5-209. Fees.

8 (a) The Arkansas Pollution Control and Ecology Commission shall have the 9 authority to set fees in an amount to cover the cost of the administration of 10 this subchapter. These fees shall not exceed twenty-five dollars (\$25.00) for 11 examination, ten dollars (\$10.00) for licensing, and ten dollars (\$10.00) for 12 annual renewal of licenses.

(b) All of the fees shall be deposited in a special fund in a bank in this state to be designated by the Commission and may be used only for administration of this subchapter. The Wastewater Licensing Fund is hereby established on the books of the Treasurer of State, Auditor of State, and the Chief Fiscal Officer of the State. All fees collected under the provisions of this section shall be deposited into this fund and may be used only for the administration of this subchapter."

20

21 SECTION 8. Selected provisions of Title 8, Chapter 6, Subchapter 2, are 22 amended to read as follows:

23 "8-6-207. Powers and duties of the department and Commission generally.
 24 (a) The Arkansas Department of Pollution Control and Ecology Commission,
 25 or its successor, shall have the following powers and duties:

26 (1) To administer and enforce all laws, rules, and regulations relating27 to solid waste disposal;

(2) To advise, consult, and cooperate with appropriate federal, state,
interstate, and local units of government and with affected groups and
industries in the formulation of plans and the implementation of a solid waste
management program pursuant to this subchapter;

32 (3) To accept and administer loans and grants from the federal 33 government and from such other sources as may be available to the Commission 34 for the planning, construction, and operation of solid waste management 35 systems and disposal facilities;

36 (4) To develop a statewide solid waste management plan in cooperation

1 with municipal and county governments and solid waste boards, giving emphasis 2 to regional planning where feasible; (5) To adopt, after notice and public hearing, and to promulgate, 3 — 4 modify, repeal, and enforce rules and regulations for the source reduction, 5 minimization, recycling, collection, transportation, processing, storage, and 6 disposal of solid wastes including, but not limited to, the disposal site 7 location and the construction, operation, and maintenance of the disposal site 8 or disposal process as necessary or appropriate to implement or effectuate the 9 purposes and intent of this subchapter and the powers and duties of the 10 *Commission under this subchapter;* 11 - (6) (5) To require to be submitted and to approve plans and 12 specifications for the construction and operation of solid waste disposal 13 facilities and sites and to inspect the construction and operation thereof; 14 (7) (6) To issue, continue in effect, revoke, modify, or deny, under 15 such conditions as it may prescribe, permits for the establishment, 16 construction, operation, or maintenance of solid waste management systems, 17 disposal sites, and facilities; 18 (7) To make investigations, inspections, and to hold such hearings, 19 after notice, as it may deem necessary or advisable for the discharge of 20 duties under this subchapter and to ensure compliance with this subchapter and 21 any orders, rules, and regulations issued pursuant thereto; (9) (8) To make, issue, modify, revoke, and enforce orders, after notice 22 — 23 and opportunity for adjudicatory review by the Commission hearing, prohibiting 24 violation of any of the provisions of this subchapter or of any rules and 25 regulations issued pursuant to it, and to require the taking of such remedial 26 measures for solid waste disposal as may be necessary or appropriate to 27 implement or effectuate the provisions and purposes of this subchapter; 28 (10) (9) To institute proceedings in the name of the Commission 29 department in any court of competent jurisdiction to compel compliance with, 30 and to restrain any violation of, the provisions of this subchapter or any 31 rules, regulations, and orders issued pursuant thereto, and to require the 32 taking of such remedial measures for solid waste disposal as may be necessary 33 or appropriate to implement or effectuate the provisions and purposes of this 34 subchapter;

35 (11) (10) To initiate, conduct, and support research, demonstration 36 projects, and investigations and to coordinate all state agency research

1 programs pertaining to solid waste disposal and management systems; (12) To establish policies and standards for effective solid waste 2 — 3 disposal and management systems; (13) To establish standards and procedures for the certification of 4 _ 5 personnel to operate solid waste disposal systems or any part of a system; 7 less than quarterly in accordance with regulations promulgated by the 8 Commission of all solid waste disposal facilities or sites permitted under 9 this subchapter to ensure compliance with all requirements of this subchapter 10 and the regulations promulgated under this subchapter and to make final 11 inspection of closed or abandoned solid waste disposal sites to determine 12 compliance with rules and regulations for proper closure and proper filling 13 and drainage of the site; 14 (15) (12) To issue, continue in effect, revoke, modify, or deny, under 15 such conditions as it may prescribe, permits for the establishment, 16 construction, operation, or maintenance of transfer stations; 17 (16) (13) To regulate and license persons engaged in the business of 18 transporting used and waste tires; 19 (17) (14) To establish minimum standards for the operation of a solid 20 waste collection system; and 21 (18) (15) Upon the petition of a solid waste board or upon the 22 Commission's its own motion initiative, to revoke, modify, or deny a permit 23 for a solid waste disposal facility or a permit for any other element of a 24 solid waste management system based on noncompliance with an approved regional 25 solid waste management plan of a solid waste board. 26 (b) The Arkansas Pollution Control and Ecology Commission shall have the 27 following powers and duties: (1) Promulgation of rules and regulations implementing the substantive 2.8 29 statutes charged to the department for administration. 30 (A) In promulgation of such rules and regulations, prior to the 31 submittal to public comment and review of any rule, regulation, or change to 32 any rule or regulation that is more stringent than federal requirements, the 33 Commission shall duly consider the economic impact and the environmental 34 benefit of such rule or regulation on the people of the State of Arkansas, 35 including those entities that will be subject to the regulation.

36 (B) The Commission shall promptly initiate rulemaking proceedings to

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1	further implement the analysis required under subdivision (b)(1)(A) of this
2	section.
3	(C) The extent of the analysis required under subdivision $(b)(1)(A)$ of
4	this section shall be defined in the Commission's rulemaking required under
5	subdivision (b)(1)(B) of this section. It will include a written report which
б	shall be available for public review along with the proposed rule in the
7	public comment period.
8	(D) Upon completion of the public comment period, the Commission shall
9	compile a rulemaking record or response to comments demonstrating a reasoned
10	evaluation of the relative impact and benefits of the more stringent
11	regulation;
12	(2) Promulgation of rules, regulations, and procedures not otherwise
13	governed by applicable law which the Commission deems necessary to secure
14	public participation in environmental decision-making processes;
15	(3) Promulgation of rules and regulations governing administrative
16	procedures for challenging or contesting department actions;
17	(4) In the case of permitting or grants decisions, providing the right
18	to appeal a permitting or grants decision rendered by the director or his
19	delegatee;
20	(5) In the case of an administrative enforcement or emergency action,
21	providing the right to contest any such action initiated by the director;
22	(6) Instruct the director to prepare such reports or perform such
23	studies as will advance the cause of environmental protection in the state;
24	(7) Make recommendations to the director regarding overall policy and
25	administration of the department, provided, however, that the director shall
26	always remain within the plenary authority of the Governor; and
27	(8) Upon a majority vote, initiate review of any director's decision.
28	(9) To establish policies and standards for effective solid waste
29	disposal and management systems; and
30	(10) To adopt, after notice and public hearing, and to promulgate,
31	modify, repeal, and enforce rules and regulations for the source reduction,
32	minimization, recycling, collection, transportation, processing, storage, and
33	disposal of solid wastes including, but not limited to, the disposal site
34	location and the construction, operation, and maintenance of the disposal site
35	or disposal process as necessary or appropriate to implement or effectuate the
36	purposes and intent of this subchapter and the powers and duties of the

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1 Commission under this subchapter." 2 3 SECTION 9. Selected provisions of Title 8, Chapter 7, Subchapter 2, are amended to read as follows: 4 "8-7-203. Definitions. 5 As used in this subchapter, unless the context otherwise requires: 6 (1) 'Department' means the Arkansas Department of Pollution Control and 7 8 Ecology, or its successor; (2) 'Director' means the Director of the Department of Pollution Control 9 10 and Ecology, or its successor; 11 (3) 'Commission' means the Arkansas Pollution Control and Ecology 12 Commission; (4) 'Disposal' means the discharge, deposit, injection, dumping, 13 14 spilling, leaking, or placing of any hazardous waste into or on any land or 15 water in whatever manner so that such hazardous waste, or any constituent 16 thereof, might or might not enter the environment or be emitted into the air, 17 or discharged into any waters including groundwaters; 18 (5) 'Generation' means the act or process of producing waste materials; (6) 'Hazardous waste' means any waste or combination of wastes of a 19 20 solid, liquid, contained gaseous, or semisolid form which, because of its 21 quantity, concentration, or physical, chemical, or infectious characteristics, 22 may in the judgment of the department: 23 (A) Cause or significantly contribute to an increase in mortality or an 24 increase in serious irreversible or incapacitating reversible illness; or 25 (B) Pose a substantial present or potential hazard to human health or 26 the environment when improperly treated, stored, transported, or disposed of, 27 or otherwise improperly managed. Such wastes include, but are not limited to, 28 those which are radioactive, toxic, corrosive, flammable, irritants, or strong 29 sensitizers or those which generate pressure through decomposition, heat, or 30 other means; 31 (7) 'Hazardous waste management' means the systematic control of the 32 generation, collection, distribution, marketing, source separation, storage, 33 transportation, processing, recovery, disposal, and treatment of hazardous 34 waste; 35 (8) 'Manifest' means the form used for identifying the quantity, 36 composition, and the origin, routing, and destination of hazardous waste

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1 during its transport;

2 (9) 'Person' means any individual, corporation, company, firm,
3 partnership, association, trust, joint-stock company, state agency, government
4 instrumentality or agency, institution, county, city, town, or municipal
5 authority or trust, venture, or any other legal entity, however organized;
6 (10) 'Storage' means the containment of hazardous wastes, either on a

7 temporary basis or for a period of years, in such a manner as not to
8 constitute disposal of hazardous wastes. Storage by means of burial shall be
9 deemed to constitute disposal within the meaning of this subchapter;

10 (11) 'Transport' means the movement of wastes from the point of 11 generation to any intermediate points and finally to the point of ultimate 12 storage or disposal;

13 (12) 'Treatment' means any method, technique, or process, including 14 neutralization, designed to change the physical, chemical, or biological 15 character or composition of any hazardous waste so as to neutralize the waste 16 or so as to render the waste less hazardous, safer for transport, amenable to 17 recovery, amenable to storage, amenable to disposal, or reduced in volume;

18 (13) 'Facility' means any land and appurtenances, thereon and thereto,
19 used for the treatment, storage, or disposal of hazardous waste;

20 (14) 'Treatment facility' means a location at which waste is subjected 21 to treatment and may include a facility where waste has been generated; and

22 (15) 'Site' means any real property located within the boundary of the 23 State of Arkansas contemplated or later acquired for the purpose of, but not 24 limited to, landfills or other facilities to be used for treatment, storage, 25 disposal, or generation of hazardous wastes.

26 8-7-209. Powers and duties <u>of the department and Commission</u> generally.
27 (a) The department shall have the following powers and duties:

(1) To administer and enforce all laws, rules, and regulations regarding
 hazardous waste management;

30 (2) To conduct and publish such studies of hazardous waste management in 31 this state as shall be deemed appropriate including, but not limited to:

32 (A) A description of the sources of hazardous waste generated within the33 state;

(B) Information regarding the types and quantities of such waste; and
(C) A description of current hazardous waste management practices and
costs including treatment, recovery, and disposal;

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(3) To develop, publish, and implement plans in accordance with the 1 2 provisions of this subchapter for the safe and effective management of 3 hazardous wastes within this state including, but not limited to: (A) The establishment of criteria for the identification of those 4 5 locations within the state which are suitable for establishment of hazardous 6 waste treatment or disposal facilities or sites; and (B) Those locations which are not suitable for such purposes; 7 (4) To establish criteria for determination of whether any waste or 8 9 combination of wastes is hazardous for purposes of this subchapter and to 10 identify and specify wastes or combination of wastes as being hazardous; 11 (5) To adopt, after notice and public hearing, and to promulgate, 12 modify, repeal, and enforce rules and regulations regarding hazardous waste 13 management as may be necessary or appropriate to implement or effectuate the 14 purposes and intent of this subchapter and the powers and duties of the 15 department under it including, but not limited to, rules and regulations for: (A) The containerization and labeling of hazardous wastes, which rules, 16 — 17 to the extent practicable, shall be consistent with those issued by the United 18 States Department of Transportation, the United States Environmental 19 Protection Agency, and the Arkansas State Highway and Transportation 20 Department; 21 (B) Establishing standards and procedures for the safe operation and 22 maintenance of facilities; 23 (C) Identifying those wastes or combination of wastes which are 24 incompatible and which may not be stored or disposed of together and 25 procedures for preventing the storage, disposal, recovery, or treatment of 26 *incompatible wastes together;* 27 (D) The reporting of hazardous waste management activities; 28 (E) Establishing standards and procedures for the certification of 29 supervisory personnel at hazardous waste treatment or disposal facilities or 30 sites as required under A 8-7-219(3); and 31 (F) Establishing a manifest system for the transport of hazardous waste 32 and prohibiting the receipt of hazardous waste at storage, processing, 33 recovery, disposal, or transport facilities or sites without a properly 34 completed manifest; 35 (6) To issue, continue in effect, revoke, modify, or deny, under 36 such conditions as it may prescribe, permits for the transportation of

hazardous waste and the establishment, construction, operation, or maintenance
 of hazardous waste treatment, storage, or disposal facilities or sites, as
 more particularly prescribed by ⁸⁶ 8-7-215 - 8-7-222;

4 <u>(7)</u> <u>(6)</u> To make such investigations and inspections and to hold such 5 hearings, after notice, as it may deem necessary or advisable for the 6 discharge of its duties under this subchapter and to ensure compliance with 7 this subchapter and any orders, rules, and regulations issued pursuant 8 thereto;

9 (8) (7) To make, issue, modify, revoke, and enforce orders, after notice 10 and hearing, prohibiting violation of any of the provisions of this 11 subchapter, or of any rules and regulations issued pursuant thereto or any 12 permit issued thereunder, and requiring the taking of such remedial measures 13 as may be necessary or appropriate to implement or effectuate the provisions 14 and purposes of this subchapter;

15 (9) (8) To institute proceedings in the name of the department in any 16 court of competent jurisdiction to compel compliance with, and to restrain any 17 violation of the provisions of this subchapter, or any rules, regulations, and 18 orders issued pursuant thereto, or any permit issued thereunder; and require 19 the taking of such remedial measures as may be necessary or appropriate to 20 implement or effectuate the provisions and purposes of this subchapter. In any 21 civil action in which a temporary restraining order, preliminary injunction, 22 or permanent injunction is sought, it shall not be necessary to allege or 23 prove at any stage of the proceeding that irreparable damage will occur should 24 the requested relief not be granted, nor that the remedy at law is inadequate; 25 (10) (9) To initiate, conduct, and support research, demonstration 26 projects, and investigations, and coordinate all state agency research 27 programs pertaining to hazardous waste management, and establish technical 28 advisory committees to assist in the development of procedures, standards, 29 criteria, and rules and regulations, the members of which may be reimbursed 30 for travel expenses;

31 <u>(11)</u> (10) To establish policies and standards for effective hazardous
32 waste management; and

33 (12) (11) To establish standards and procedures for the certification of 34 personnel to operate hazardous waste treatment or disposal facilities or any 35 commercial hazardous waste management facilities.

36 (b) (12) In addition to the powers enumerated in subsection (a) of this

1 section above, the department shall have and may use in the administration and 2 enforcement of this subchapter all of the powers which it has under other laws 3 administered by it, including the Arkansas Water and Air Pollution Control 4 Act, $^{\circ}$ 8-4-101 et seq., and the Arkansas Solid Waste Management Act, $^{\circ}$ 8-6-201 5 et seq. (b) The Arkansas Pollution Control and Ecology Commission shall have the 6 following powers and duties: 7 8 (1) To adopt, after notice and public hearing, and to promulgate, modify, repeal, and enforce rules and regulations regarding hazardous waste 9 10 management as may be necessary or appropriate to implement or effectuate the 11 purposes and intent of this subchapter and the powers and duties of the 12 department under it including, but not limited to, rules and regulations for: (A) The containerization and labeling of hazardous wastes, which rules, 13 to the extent practicable, shall be consistent with those issued by the United 14 15 States Department of Transportation, the United States Environmental 16 Protection Agency, and the Arkansas Transportation Safety Agency; 17 (B) Establishing standards and procedures for the safe operation and maintenance of facilities; 18 19 (C) Identifying those wastes or combination of wastes which are incompatible and which may not be stored or disposed of together and 20 21 procedures for preventing the storage, disposal, recovery, or treatment of 22 incompatible wastes together; 23 (D) The reporting of hazardous waste management activities; (E) Establishing standards and procedures for the certification of 2.4 supervisory personnel at hazardous waste treatment or disposal facilities or 25 sites as required under $^{\circ}$ 8-7-219(3); and 26 27 (F) Establishing a manifest system for the transport of hazardous waste and prohibiting the receipt of hazardous waste at storage, processing, 2.8 29 recovery, disposal, or transport facilities or sites without a properly 30 completed manifest; 31 (2)(A) In promulgation of such rules and regulations, prior to the 32 submittal to public comment and review of any rule, regulation, or change to 33 any rule or regulation that is more stringent than federal requirements, the 34 Commission shall duly consider the economic impact and the environmental 35 benefit of such rule or regulation on the people of the State of Arkansas,

36 including those entities that will be subject to the regulation.

1	(B) The Commission shall promptly initiate rulemaking proceedings to					
2	further implement the analysis required under subdivision (b)(1)(A) of this					
3	section.					
4	(C) The extent of the analysis required under subdivision (b)(1)(A) of					
5	this section shall be defined in the Commission's rulemaking required under					
б	subdivision (b)(1)(B) of this section. It will include a written report which					
7	shall be available for public review along with the proposed rule in the					
8	public comment period.					
9	(D) Upon completion of the public comment period, the Commission shall					
10	compile a rulemaking record or response to comments demonstrating a reasoned					
11	evaluation of the relative impact and benefits of the more stringent					
12	regulation;					
13	(3) Promulgation of rules, regulations, and procedures not otherwise					
14	governed by applicable law which the Commission deems necessary to secure					
15	public participation in environmental decision-making processes;					
16	(4) Promulgation of rules and regulations governing administrative					
17	procedures for challenging or contesting department actions;					
18	(5) In the case of permitting or grants decisions, providing the right					
19	to appeal a permitting or grants decision rendered by the director or his					
20	delegatee;					
21	(6) In the case of an administrative enforcement or emergency action,					
22	providing the right to contest any such action initiated by the director;					
23	(7) Instruct the director to prepare such reports or perform such					
24						
	studies as will advance the cause of environmental protection in the state;					
25	studies as will advance the cause of environmental protection in the state; (8) Make recommendations to the director regarding overall policy and					
25 26						
	(8) Make recommendations to the director regarding overall policy and					
26	(8) Make recommendations to the director regarding overall policy and administration of the department, provided, however, that the director shall					
26 27	(8) Make recommendations to the director regarding overall policy and administration of the department, provided, however, that the director shall always remain within the plenary authority of the Governor; and					
26 27 28	(8) Make recommendations to the director regarding overall policy and administration of the department, provided, however, that the director shall always remain within the plenary authority of the Governor; and (9) Upon a majority vote, initiate review of any director's decision.					
26 27 28 29	(8) Make recommendations to the director regarding overall policy and administration of the department, provided, however, that the director shall always remain within the plenary authority of the Governor; and (9) Upon a majority vote, initiate review of any director's decision. 8-7-226. Fees - Fund established.					
26 27 28 29 30	(8) Make recommendations to the director regarding overall policy and administration of the department, provided, however, that the director shall always remain within the plenary authority of the Governor; and (9) Upon a majority vote, initiate review of any director's decision. 8-7-226. Fees - Fund established. (a) The department <u>Commission</u> shall have authority to establish by					
26 27 28 29 30 31	(8) Make recommendations to the director regarding overall policy and administration of the department, provided, however, that the director shall always remain within the plenary authority of the Governor; and (9) Upon a majority vote, initiate review of any director's decision. 8-7-226. Fees - Fund established. (a) The department Commission shall have authority to establish by regulation a schedule of fees to recover the costs of processing permit					
26 27 28 29 30 31 32	(8) Make recommendations to the director regarding overall policy and administration of the department, provided, however, that the director shall always remain within the plenary authority of the Governor; and (9) Upon a majority vote, initiate review of any director's decision. 8-7-226. Fees - Fund established. (a) The department Commission shall have authority to establish by regulation a schedule of fees to recover the costs of processing permit applications and permit renewal proceedings, on-site inspections and					
26 27 28 30 31 32 33 34	(8) Make recommendations to the director regarding overall policy and administration of the department, provided, however, that the director shall always remain within the plenary authority of the Governor; and (9) Upon a majority vote, initiate review of any director's decision. 8-7-226. Fees - Fund established. (a) The department <u>Commission</u> shall have authority to establish by regulation a schedule of fees to recover the costs of processing permit applications and permit renewal proceedings, on-site inspections and monitoring, the certification of personnel to operate hazardous waste					

complying with the provisions of this subchapter, and which reasonably should
 be borne by the transporter, generator, or owner or operator of the hazardous
 waste management facility.

4 (b) All fees collected pursuant to this section shall be dedicated to 5 enabling the department to receive authorization to administer a hazardous 6 waste management program in Arkansas pursuant to the federal Resource 7 Conservation and Recovery Act of 1979, as amended by the Hazardous and Solid 8 Waste Amendments of 1984.

9 (c) The Hazardous Waste Permit Fund is established on the books of the 10 Treasurer of State, Auditor of State, and Chief Fiscal Officer of the State. 11 All fees collected under the provisions of this section shall be deposited in 12 this fund.

(d) The Department of Pollution Control and Ecology Commission is hereby authorized to promulgate such rules and regulations necessary to administer the fees, rates, tolls, or charges for services established by this section and is directed to prescribe and collect such fees, rates, tolls, or charges for the services delivered by the Department of Pollution Control and Ecology, or its successor, in such manner as may be necessary to support the programs of the department as directed by the Governor and the General Assembly."

21 SECTION 10. This Act shall not be construed as impairing the continued 22 effectiveness of any regulations or orders promulgated or issued by the 23 Arkansas Pollution Control & Ecology Commission prior to the effective date of 24 this Act. Nor shall this Act be construed as extinguishing or otherwise 25 affecting the unexpired terms of any current members of the Arkansas 26 Pollution Control and Ecology Commission.

27

28 SECTION 11. All provisions of this act of a general and permanent 29 nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas 30 Code Revision Commission shall incorporate the same in the Code.

31

32 SECTION 12. If any provision of this act or the application thereof to 33 any person or circumstance is held invalid, such invalidity shall not affect 34 other provisions or applications of the act which can be given effect without 35 the invalid provision or application, and to this end the provisions of this 36 act are declared to be severable.

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2	SECTION 13.	All laws	and parts	of laws in	n conflict	with this	s act are	
3	hereby repealed.							
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5			/s/Rep. M	lalone, et a	al			
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