Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1 2	State of Arkansas 84th General Assembly	A Bill	
3	Regular Session, 2003		SENATE BILL 401
4			
5	By: Senator T. Smith		
6			
7 8		For An Act To Be Entitled	
9	AN ACT TO LIMIT THE AUTHORITY OF A REGIONAL SOLID		
10		MANAGEMENT BOARD TO IMPOSE FEES ON SOL	
11		BEING TRANSFERRED FROM ANOTHER SOLID WA	
12		CT AND TO REQUIRE NOTICE OF FEE AGREEM	
13		E INCREASES; AND FOR OTHER PURPOSES.	
14			
15		Subtitle	
16	ТО	LIMIT THE AUTHORITY OF A REGIONAL	
17	SOL	ID WASTE MANAGEMENT BOARD TO IMPOSE	
18	FEE	S ON SOLID WASTE FROM ANOTHER SOLID	
19	WAS	TE DISTRICT AND REQUIRE NOTICE OF ANY	
20	FEE	S AND FEE INCREASES.	
21			
22			
23	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	ISAS:
24			
25	SECTION 1. Ar	kansas Code § 8-6-704(a)(13), concernin	ng the powers and
26	-	olid waste management boards, is amende	ed to read as
27	follows:		
28		To enter into <u>written</u> agreements with	
29	-	trict to allow a district or any person	
30		solid waste into another district, how	
31		es, if any, to be charged by the distri	
32		all not exceed one dollar (\$1.00) per e	
33 34		district or person within that distric	ic generating the
34 35	<u>waste</u> . (B) Provided, however, that notice of al	1.
35 36	(Ъ	(i) All such authorizations shall	—



1	the Arkansas Department of Environmental Quality within thirty (30) days and
2	shall be incorporated into the district needs assessment in its next regular
3	update; and
4	(ii) All agreements imposing fees and fee increases
5	shall be submitted to the district and a person within that district
6	generating the waste not less than sixty (60) days before the fee or fee
7	increase is effective; and
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