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	State of Arkansas	As Engrossed: H3/21/07	
2	86th General Assembly	A Bill	
3	Regular Session, 2007		HOUSE BILL 2602
4			
5	By: Representatives S. Prate	er, House	
6			
7			
8		For An Act To Be Entitled	
9	AN ACT	TO AMEND ARKANSAS CODE §§ 8-4-203	AND 8-5-
10	703 TO	REQUIRE FINANCIAL ASSURANCE FOR	
11	NONMUNI	ICIPAL DOMESTIC SEWAGE TREATMENT WO	ORKS IN
12	THE STA	ATE OF ARKANSAS; AND FOR OTHER PURP	POSES.
13			
14		Subtitle	
15	AN A	ACT TO REQUIRE FINANCIAL ASSURANCE	TO
16	OPER	RATE NONMUNICIPAL DOMESTIC SEWAGE	
17	TREA	ATMENT WORKS IN THE STATE OF	
18	ARKA	ANSAS.	
19			
20			
21	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
22			
23	SECTION 1. Ark	ansas Code § 8-4-203 is amended to	read as follows:
24	8-4-203. Permi	ts generally.	
25	(a) The Arkans	as Department of Environmental Qua	lity or its successor
26	is given and charged	with the power and duty to issue,	continue in effect,
27	revoke, modify, or de	ny permits, under such conditions	as it may prescribe:
28	(1) To p	revent, control, or abate pollution	n;
29	(2) For	the discharge of sewage, industria	l waste, or other
30	wastes into the water	s of the state, including the disp	osal of pollutants
31	into wells; and		
32	(3) For	the installation, modification, or	operation of disposal
33	systems or any part o	f them.	
34	(b)(1)(A)(i) T	he department shall not issue, mod	ify, or renew a
35	National Pollutant Di	scharge Elimination System or state	e permit for a
36	nonmunicipal domestic	sewage treatment system serving to	wo (2) or more

03-21-2007 09:10 MGF362

1	individually owned, rented, or temporarily occupied lots or dwellings, and
2	using known technology, without the permit applicant first demonstrating to
3	the department its financial ability to cover the estimated costs of
4	operating and maintaining the sewage treatment system for a minimum period of
5	five (5) years.
6	(ii) Each permit application for a nonmunicipal
7	domestic sewage treatment system serving two (2) or more lots or dwellings
8	and using known technology shall be accompanied by a cost estimate for a
9	third party to operate and maintain the nonmunicipal domestic sewage
10	treatment works on an annual basis for a period of five (5) years.
11	(B)(i) The department shall not issue, modify, or renew a
12	National Pollutant Discharge Elimination System permit or a state permit for
13	a nonmunicipal domestic sewage treatment system serving two (2) or more
14	individually owned, rented, or temporarily occupied lots or dwellings, and
15	using new technology that has not been previously reviewed and approved by
16	the department, without the permit applicant first demonstrating to the
17	department its financial ability to replace the nonmunicipal domestic sewage
18	treatment system using new technology with one using known technology
19	acceptable to the department.
20	(ii) Each permit application for a
21	nonmunicipal domestic sewage treatment system serving two (2) or more lots or
22	dwellings and using new technology shall be accompanied by a reasonable cost
23	estimate to replace the nonmunicipal domestic treatment sewage system using
24	new technology with a nonmunicipal domestic treatment sewage system using
25	known technology.
26	(2) This minimum financial assurance may be demonstrated to the
27	department:
28	(A) By obtaining insurance;
29	(B) By obtaining a letter of credit;
30	(C) By obtaining a surety bond;
31	(D) By obtaining a trust fund or an escrow account; or
32	(E) Through the use of a combination of insurance, letter
33	of credit, surety bond, trust fund, or escrow account.
34	(3)(A) The department shall have the discretion to set the
35	minimum amount of financial assurance required for each permit under this
36	subsection.

36

1 (B) This minimum amount of financial assurance may exceed 2 the cost estimates submitted with the permit application. (4) Any financial instrument required by this subchapter shall 3 4 be posted to the benefit of the department and shall remain in effect for the 5 life of the permit. 6 (5) It is explicitly understood that the department shall not 7 directly operate and shall not be responsible for the operation of any 8 nonmunicipal domestic sewage treatment system. 9 $\frac{(b)(1)}{(c)}(c)$ When any application for the issuance of a new permit or 10 a major modification of an existing permit is filed with the department, the 11 department shall cause notice of the application to be published in a 12 newspaper of general circulation in the county in which the proposed facility 13 is to be located. (2) The notice required by subdivision $\frac{(b)(1)}{(c)(1)}$ of this 14 15 section shall advise that any interested person may request a public hearing 16 on the permit application by giving the department a written request within 17 ten (10) days of the publication of the notice. (3) Should a hearing be deemed necessary by the department or in 18 19 the event the department desires such a hearing, the department shall schedule a public hearing and shall notify by first class mail the applicant 20 21 and all persons who have submitted comments of the date, time, and place of 22 the public hearing. 23 $\frac{(e)(1)(A)}{(A)}(d)(1)(A)$ Whenever the department proposes to grant or deny 24 any permit application, it shall cause notice of its proposed action to be 25 published in either: 26 (i) A newspaper of general circulation in the county 27 in which the facility that is the subject of the application is located; or 28 (ii) In the case of a statewide permit, in a 29 newspaper of general circulation in the state. 30 (B) The notice shall afford any interested party thirty (30) calendar days in which to submit comments on the proposed permit action. 31 32 (C) At the conclusion of the public comment period, the 33 department shall announce in writing its final decision regarding the permit 34 application. 35 (2)(A)(i) The department's final decision shall include a

response to each issue raised in any public comments received during the

- 1 public comment period. Such response shall manifest reasoned consideration of
- 2 the issues raised by the public comments and shall be supported by
- 3 appropriate legal, scientific, or practical reasons for accepting or
- 4 rejecting the substance of the comment in the department's permitting
- 5 decision.
- 6 (ii) For the purposes of this section, response to
- 7 comments by the department should serve the roles of both developing the
- 8 record for possible judicial review of an individual permitting action and as
- 9 a record for the public's review of the department's technical and legal
- 10 interpretations on long-range regulatory issues.
- 11 (iii) Nothing in this section, however, shall be
- 12 construed as limiting the department's authority to raise all relevant issues
- 13 of regulatory concern upon adjudicatory review of the commission of a
- 14 particular permitting action.
- 15 (B)(i) In the case of any discharge limit, emission limit,
- 16 environmental standard, analytical method, or monitoring requirements, the
- 17 record of the proposed action and the response shall include a written
- 18 explanation of the rationale for the proposal, demonstrating that any
- 19 technical requirements or standards are based upon generally accepted
- 20 scientific knowledge and engineering practices.
- 21 (ii) For any standard or requirement that is
- 22 identical to a duly promulgated and applicable regulation, this demonstration
- 23 may be satisfied by reference to the regulation. In all other cases, the
- 24 department must provide its own justification with appropriate reference to
- 25 the scientific and engineering literature or written studies conducted by the
- 26 department.
- 27 (d)(1)(e)(1) All costs of publication of notices of applications and
- 28 notices of proposals to grant permits under this section shall be the
- 29 responsibility of the applicant.
- 30 (2) All costs of publication of notices of proposals to deny a
- 31 permit under this section shall be the responsibility of the department.
- 32 (3) Any moneys received pursuant to subsection $\frac{(d)}{(e)}$ of this
- 33 section shall be classified as refunds to expenditures.
- $\frac{(e)(f)}{(f)}$ Only those persons who submit comments on the record during the
- 35 public comment period and the applicant shall have standing to appeal the
- 36 decision of the department to the Arkansas Pollution Control and Ecology

36

1	Commission.
2	$\frac{(f)(1)}{(g)(1)}$ Permits for the discharge of pollutants into the waters
3	of the state or for the prevention of pollution of the waters of the state
4	shall remain freely transferable, provided the applicant for the transfer
5	notifies the Director of the Arkansas Department of Environmental Quality at
6	least thirty (30) days in advance of the proposed transfer date and submits a
7	disclosure statement as required by § 8-1-106.
8	(2) Only those reasons set out in $\S\S 8-1-106(b)(1)$ and $8-1-106(b)(1)$
9	106(c) shall constitute grounds for denial of a transfer.
10	(3) The permit is automatically transferred to the new permittee
11	unless the director denies the request within thirty (30) days of the receipt
12	of the disclosure statement.
13	$\frac{g}{h}$ In the event of voluminous comments, including, but not limited
14	to a petition, the department may require the designation of a representative
15	to accept any notices required by this section.
16	$\frac{(h)(i)}{(i)}$ The notice provisions of subsections $\frac{(b)}{(b)}$ and $\frac{(c)}{(c)}$ of
17	this section shall not apply to permit transfers or minor modifications of
18	existing permits.
19	(j) This section in no way restricts local and county government
20	entities from enacting more stringent ordinances regulating nonmunicipal
21	domestic treatment sewage systems in Arkansas.
22	
23	SECTION 2. Arkansas Code § 8-5-703 is amended to read as follows:
24	8-5-703. Financial assurance requirements for subsequently permitted
25	common sewage systems.
26	(a)(1) The Arkansas Department of Environmental Quality shall not
27	permit or register any common sewage system serving two (2) or more occupied
28	lots, residences, businesses, or other discernible occupied units without the
29	applicant's first demonstrating to the department its financial ability to
30	cover the costs of operating and maintaining the system for a period of five
31	(5) years.
32	(2) This minimal financial assurance may be demonstrated to the
33	department:
34	(Λ) By obtaining insurance;
35	(B) By passing a financial test;

(C) By obtaining a letter of credit;

T	(D) By obtaining a surety pond;
2	(E) By obtaining a trust fund or escrow account;
3	(F) Through the use of a combination of insurance,
4	financial test, letter of credit, surety bond, trust fund, or escrow account;
5	or
6	(G) By an alternative mechanism approved by the
7	department.
8	(b) Any application for the registration or permitting of a common
9	sewage system shall be accompanied by a reasonable estimation of the yearly
10	operating and maintenance costs of the system, upon which the permitting or
11	registering agency shall base the minimal amount of financial assurance
12	required by this subchapter.
13	(c) Any financial instrument required by this subchapter shall be
14	posted to the benefit of the department.
15	(d) It is explicitly understood that the department shall not directly
16	operate and shall not be responsible for the operation of any common sewage
17	system.
18	(a)(1)(A) The Arkansas Department of Environmental Quality shall not
19	issue, modify, or renew a National Pollutant Discharge Elimination System
20	permit or a state permit for a common sewage system serving two (2) or more
21	individually owned, rented, or temporarily occupied lots or dwellings, and
22	using known technology, without the permit applicant first demonstrating to
23	the department its financial ability to cover the estimated costs of
24	operating and maintaining the common sewage system for a minimum period of
25	five (5) years.
26	(B) Each permit application shall be accompanied by a cost
27	estimate for a third party to operate and maintain the common sewage system
28	on an annual basis for a period of five (5) years.
29	(2)(A) The department shall not issue, modify, or renew a
30	National Pollutant Discharge Elimination System permit or a state permit for
31	a common sewage system serving two (2) or more individually owned, rented, or
32	temporarily occupied lots or dwellings, and using new technology that has not
33	been previously reviewed and approved by the department, without the permit
34	applicant first demonstrating to the department its financial ability to
35	replace the common sewage system using new technology with one using known
36	technology acceptable to the department.

1	(B) Each permit application shall be accompanied by a
2	reasonable cost estimate to replace the common sewage system using new
3	technology with one using known technology.
4	(b) This minimum financial assurance may be demonstrated to the
5	department:
6	(1) By obtaining insurance;
7	(2) By obtaining a letter of credit;
8	(3) By obtaining a surety bond;
9	(4) By obtaining a trust fund or an escrow account; or
10	(5) Through the use of a combination of insurance, letter of
11	credit, surety bond, trust fund, or escrow account.
12	(c)(1) The department shall have the discretion to set the minimum
13	amount of financial assurance required for each permit.
14	(2) This minimum amount may exceed the cost estimates submitted
15	with the permit application.
16	(d) Any financial instrument required by this subchapter shall be
17	posted to the benefit of the department and shall remain in effect for the
18	<u>life of the permit.</u>
19	(e) It is explicitly understood that the department shall not directly
20	operate and shall not be responsible for the operation of any sewage system.
21	(f) This section in no way restricts local and county government
22	entities from enacting more stringent ordinances regulating nonmunicipal
23	domestic treatment sewage systems in Arkansas.
24	
25	/s/ S. Prater, et al
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	