1	State of Arkansas	As Engrossed: H3/9/11	
2	88th General Assembly	A Bill	
3	Regular Session, 2011		HOUSE BILL 1627
4			
5	By: Representatives Lampkin, Woods		
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7		For An Act To Be Entitled	d
8	AN ACT TO AMEND VARIOUS PROVISIONS OF THE SOLID WASTE		
9	MANAGEMENT AND RECYCLING FUND ACT; AND FOR OTHER		
10	PURPOSES.		
11			
12			
13		Subtitle	
14	AN ACT	TO AMEND VARIOUS PROVISIONS	OF THE
15		ASTE MANAGEMENT AND RECYCLI	NG FUND
16	ACT.		
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19	BE IT ENACTED BY THE GEN	ERAL ASSEMBLY OF THE STATE (OF ARKANSAS:
20	CDCMTON 1 A 1	0.1.5.0.6.6004.)	
21		as Code § 8-6-602(c), conce	
22		Waste Management and Recyc	ling rund Act, is amended
23	to read as follows:	1 Aggambly finds that many	lina alaga mlagtia sana
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25 26		ls will reduce the state's : nally, other solid waste re	_
27		dependence on landfills, in	
28		sing waste items as raw mate	
29		shingles to asphalt mix for	-
30	_	sing waste items to produce	
31		rning wood chips to citizens	_
32		sing waste items as fuel, s	
33	or tire chips in a waste	_	
34	_	ther activities as approved	by the department.
35		eam reduction activities de	
36		lso curb littering, illegal	

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1 environmental risks caused by current solid waste practices. 2 (4) The General Assembly therefore mandates that recycling shall 3 be integrated as a component of any solid waste management plan required 4 pursuant to under the Arkansas Solid Waste Management Act, § 8-6-201 et seq., 5 and that said these recycling plans shall be implemented in accordance with 6 under the terms of this subchapter. 7 8 SECTION 2. Arkansas Code § 8-6-603(9) and (10), concerning definitions 9 for the Solid Waste Management and Recycling Fund Act, are amended to read as follows: 10 11 (9) "Solid waste management plan" means a plan which is 12 developed according to the provisions of the Arkansas Solid Waste Management 13 Act, § 8-6-201 et seq., and guidelines of the department, and which is 14 subject to approval by the department; and 15 (10) "Solid waste reduction activities" means other activities that divert materials from landfills for reuse, including without limitation: 16 17 (A) Using waste items as raw materials in a production 18 process, such as adding shingles to asphalt mix for paving; 19 (B) Using waste items to produce an end product without 20 recycling, such as returning wood chips to citizens as mulch; (C) Using waste items as fuel, such as burning wood chips 21 22 or tire chips in a waste-to-fuel process; or 23 (D) Other activities as approved by the department; and (10)(11) "Transporter" or "solid waste transporter" means any 24 25 individual, corporation, company, firm, partnership, association, trust, 26 local solid waste authority, institution, county, city, town, or municipal 27 authority or trust, venture, or other legal entity transporting solid waste 28 within the state that is to be disposed of outside the state. 29 30 SECTION 3. Arkansas Code § 8-6-609(c)(1) and (2), concerning the grant 31 program under the Solid Waste Management and Recycling Fund Act, are amended to read as follows: 32 33 (c)(1) Costs eligible for grant assistance include, but are not 34 limited to, without limitation costs for:

(A) Solid waste management planning that integrates

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recycling;

1	(B) Public information and education programs that		
2	encourage waste reduction and stimulate demand for products produced from		
3	recycled materials;		
4	(C) Waste transfer facilities that integrate recycling in		
5	their operations;		
6	(D) Recycling equipment Equipment to be used no less than		
7	fifty percent (50%) of the time on recycling activities or other grant-funded		
8	projects; and		
9	(E) Recycling and for recycling activities associated with		
10	<u>illegal dump abatement</u> programs <u>;</u>		
11	(F) Other waste stream reduction activities that divert		
12	the flow of materials away from landfills to be put to beneficial use; and		
13	(G) Activities that support and are an integral part of a		
14	recycling system, including without limitation, operation, construction, and		
15	logistical systems.		
16	(2) Grant assistance shall not be provided for the purpose of		
17	purchasing mechanical processing equipment or facilities if existing		
18	mechanical processing equipment or facilities adequately serve the relevant		
19	area, unless the department <u>regional solid waste management board</u> determines		
20	and submits the rationale for the determination along with the grant		
21	application to the department that the equipment or facility is an		
22	indispensable component of an otherwise eligible grant project and would more		
23	efficiently serve the relevant area.		
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25	SECTION 4. Arkansas Code § 8-6-609(d)(2)(A), concerning the grant		
26	program under the Solid Waste Management and Recycling Fund Act, is amended		
27	to read as follows:		
28	(2)(A)(i) Until all grant funds have been expended on a project,		
29	regional solid waste management boards shall provide the department with an		
30	annual report summarizing:		
31	(i)(a) Progress in the project; and		
32	$\frac{(ii)}{(b)(1)}$ Expenditures from the An expense		
33	itemization for each grant award.		
34	(2) An expense itemization is a listing		
35	of expenditures that includes expenditure date, item purchased, purchase		
36	price, and name of vendor.		

1	(ii) Copies of invoices, purchase orders, checks, o		
2	other supporting documents for these expenditures shall be kept on file at		
3	the regional solid waste district and shall be produced upon request for on-		
4	site inspection by the department.		
5	(iii) Copies of invoices, purchase orders, checks,		
6	or other supporting documents shall be required for equipment purchases and		
7	shall be submitted to the department with progress reports.		
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9	SECTION 5. Arkansas Code § 8-6-610(a) and (b), concerning rules and		
10	regulations for the Solid Waste Management and Recycling Fund Act, are		
11	amended to read as follows:		
12	(a) The Arkansas Pollution Control and Ecology Commission may adopt		
13	reasonable rules and regulations necessary to implement or effectuate the		
14	purposes and intent of this subchapter, including, but not limited to without		
15	<u>limitation</u> ;		
16	(1) collecting fees;		
17	(2) determining Determining grant eligibility;		
18	(3) setting Priorities for the administration of this		
19	subchapter; and		
20	(4) requiring Requiring reimbursement of grant moneys for		
21	failure to abide by the terms of this subchapter.		
22	(b)(1) $\underline{(A)}$ The rules shall be reviewed by the House and Senate Interim		
23	Committees on Public Health, Welfare, and Labor House Committee on Public		
24	Health, Welfare, and Labor and the Senate Committee on Public Health,		
25	Welfare, and Labor or appropriate subcommittees of the committees.		
26	(B) At a minimum, the rules shall require that applicants		
27	or their agents $\frac{\text{which}}{\text{that}}$ receive a grant meet the following conditions of		
28	the grant program as set forward in the department's regulations.		
29	(2) The applicants shall:		
30	(A) Have a solid waste management plan on file with the		
31	Arkansas Department of Environmental Quality within the first year following		
32	the date of the grant awarded by the department;		
33	(B) Actively develop a recycling program, as outlined in		
34	the grant application, in the three (3) years following the date of the gran		
35	award by the department;		
36	(C) Actively seek to market or reuse the materials		

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1	diverted under the recycling program from deposition in landfills or		
2	incinerators in the period of three (3) years following the date of the grant		
3	award by the department;		
4	(D)(i) In the case of mechanical processing equipment or		
5	facilities, provide information that reasonably demonstrates that existing		
6	mechanical processing equipment or facilities are not serving or could not		
7	serve the relevant area.		
8	(ii) An applicant wishing to obtain a grant to		
9	purchase mechanical processing equipment or facilities with grant funds must		
10	describe in detail the equipment to be purchased and explain why the		
11	applicant has concluded that such equipment is not available in the private		
12	sector; and		
13	(E)(i) Thirty (30) days prior to submitting a grant		
14	$\frac{1}{2}$ application to the department, the $\frac{1}{2}$ applicant shall $\frac{1}{2}$ be required to insert		
15	in a newspaper of general circulation in the area affected a notice		
16	describing the applicant's grant request and soliciting written comments from		
17	the public.		
18	(ii) The comment period shall last for thirty (30)		
19	days after the date of publication and may be concurrent with an application		
20	submission to the department.		
21	<u>(iii)</u> Copies of these comments submitted under		
22	subdivision (b)(2)(E)(i) of this section shall accompany the grant		
23	application when submitted shall be forwarded to the department.		
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25	/s/Lampkin		
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