2025 Session (83rd)

Amendment No. 50

Assembly Amendment to Assembly Bill No. 40

(BDR 46-265)

Proposed by: Assembly Committee on Natural Resources

Amends: Summary: No Title: Yes Preamble: No Joint Sponsorship: No Digest: Yes

Adoption of this amendment will MAINTAIN the 2/3s majority vote requirement for final passage of A.B. 40 (§§ 10, 22, 23.5, 39, 49 & NRS 444.560, 459.500, 459.512, 459.537, 459.548, 459.634).

ASSEMBLY	ACT	ION	Initial and Date	SENATE ACTIO	ON Initial and Date
Adopted		Lost		Adopted	Lost
Concurred In		Not	I	Concurred In	Not
Receded		Not	I	Receded	Not

EXPLANATION: Matter in (1) *blue bold italics* is new language in the original bill; (2) variations of <u>green bold underlining</u> is language proposed to be added in this amendment; (3) red strikethrough is deleted language in the original bill; (4) <u>purple double strikethrough</u> is language proposed to be deleted in this amendment; (5) <u>orange double underlining</u> is deleted language in the original bill proposed to be retained in this amendment.

ERS/HAC

Date: 4/16/2025

A B 4 0

* A

A.B. No. 40—Revises various provisions relating to environmental hazards. (BDR 46-265)



ASSEMBLY BILL NO. 40-COMMITTEE ON NATURAL RESOURCES

(ON BEHALF OF THE DIVISION OF ENVIRONMENTAL PROTECTION OF THE STATE DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES)

PREFILED NOVEMBER 19, 2024

Referred to Committee on Natural Resources

SUMMARY—Revises various provisions relating to environmental hazards. (BDR 46-265)

FISCAL NOTE: Effect on Local Government: Increases or Newly Provides for Term of Imprisonment in County or City Jail or Detention Facility. Effect on the State: Yes.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to environmental hazards; authorizing the Division of Environmental Protection of the State Department of Conservation and Natural Resources to issue [a summary] an order for certain violations relating to mining reclamation; providing the Division, solid waste management authority and Department with a lien on certain property under certain circumstances; revising provisions governing mining reclamation to include the stabilization of process fluids; revising certain requirements for a permit to engage in a mining operation or exploration project; authorizing the State Environmental Commission to adopt regulations relating to solid waste management facilities; requiring the [State Environmental] Commission to adopt regulations relating to the requirements for the owner or operator of a municipal solid waste landfill or solid waste management facility to provide certain evidence of financial responsibility; requiring a permit to construct or operate a solid waste management facility; making requirements for [municipal solid waste landfills] disposal sites applicable to solid waste management facilities [establishing recycling as a method] ; prohibiting a municipal solid waste landfill from accepting certain types of hazardous waste; revising provisions relating to the management of [disposal_for] hazardous waste; revising requirements governing a permit to operate a facility for the management of hazardous waste; revising requirements relating to evidence of financial responsibility provided by an owner or operator of certain facilities for the

management of hazardous waste: revising certain prohibitions relating to hazardous waste; providing penalties; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law establishes provisions governing the reclamation of land subject to mining operations or exploration projects. (Chapter 519A of NRS) Section 13 of this bill revises the definition of the term "reclamation" to include actions performed during or after an exploration project or mining operation to stabilize process fluids. Sections 2-9 of this bill define certain terms relating to reclamation. Section 14 of this bill revises the definition of the term "surety" to include an account held by or for the benefit of the Division of Environmental Protection of the State Department of Conservation and Natural Resources.

Section 10 of this bill authorizes the Division to issue [a summary] an order if the Division has reasonable cause to believe that a *person* holder of a permit is violating or is about to violate certain provisions of existing law relating to the reclamation of land.

Section 11 of this bill provides that [, upon the issuance of a notice of noncompliance or a summary order to a person holding a permit for an exploration project or mining operation,] the Division [has a] may lien [on] all real and personal property associated with a facility of [the person.] a holder of a permit for an exploration project or mining operation.

Section 12 of this bill applies the definitions in existing law and sections 2-9 governing reclamation to the provisions of sections 10 and 11.

Section 15 of this bill authorizes certain fees collected by the Division that are used to administer the provisions of existing law relating to reclamation to also be used to administer the provisions of sections 2-11.

Existing law requires an applicant for a permit to engage in a mining operation to, amongst other requirements, complete a checklist developed by the Division and file a plan for reclamation with the application. (NRS 519A.210, 519A.220) Section 16 of this bill requires that the information requested by the checklist include a manual for the operation and maintenance of the fluid management system for the mining operation. Section 17 of this bill requires a plan for reclamation to provide for the stabilization of process fluids.

Existing law provides that if an exploration project or a mining operation [are] is conducted on: (1) land administered by a federal agency, an approved federal plan of operations and surety that are consistent with certain requirements [supersedes] supersede certain requirements for a permit and bond or other surety; or (2) both public land and privately owned land, compliance with the approved federal plan of operations is sufficient if that plan substantially provides for the reclamation and bond or other surety required by existing law. (NRS 519A.240) Section 18 of this bill frequires the Division to approve: (1) any parts of] provides that a federal plan of operations and surety approved by a federal agency for an exploration project or a mining operation supersede, if wholly conducted on land administered by a federal agency. [that include the stabilization of process fluids; and (2) a federal plan of operations and surety approved by a federal agency for an exploration project or a mining operation] or substitute, if partly conducted on fa site that includes both public 38 39 and privately owned] land [.] administered by a federal agency, requirements in state law for a permit and bond or other surety if the applicant: (1) submits to the Division the 40 federal plan of operations and an estimate of the costs of reclamation; and (2) remedies 41 any inconsistencies identified by the Division between the federal plan of operations and the requirements of state law.

42 43 44 45 46 Existing law requires the governing body of every municipality or district board of health of a health district to develop a plan to provide for a solid waste management 47 system which provides for the management and disposal of solid waste. (NRS 444.510) 48 Existing law defines the term "solid waste management system" as the entire process of 49 storage, collection, transportation, processing, recycling and disposal of solid waste. 50 (NRS 444.500) Section 28.3 of this bill revises the definition of "solid waste management 51 system" to mean the entire process of storage, collection, transportation, processing, 52 recycling or disposal of solid waste.

Sections 19 and 20 of this bill apply certain disciplinary actions and criminal penalties to the provisions of sections 2-11.

53	Existing law requires a solid waste management authority to issue permits to
54	operate disposal sites. (NRS 444.553) Section 28.7 of this bill requires a solid waste
55	management authority to also issue permits to operate solid waste management facilities.
56	Section 32.1 of this bill requires the State Environmental Commission to adopt
57	regulations concerning standards for the issuance, renewal, modification, suspension,
58	revocation and denial of, and for the imposition of terms and conditions for, a permit to
59	construct or operate a solid waste management facility. Sections 32.1-32.4 and 32.8 of
60	this bill make certain provisions of existing law relating to disposal sites applicable to
61	solid waste management facilities.
62	Section 22 of this bill defines the term "solid waste management facility" to mean
63	any place that engages in any activity related to a solid waste management system.
64	Section 23.5 of this bill authorizes the State Environmental Commission to adopt
65	regulations establishing activities that are related to a solid waste management system
66	and the places which constitute a solid waste management facility based on the activities
67	performed at the place.
68	Existing law requires the owner or operator of a municipal solid waste landfill to obtain a
69	permit from a solid waste management authority before constructing or operating the
70	municipal solid waste landfill. The permit must be conditioned upon all requirements
71	necessary to ensure compliance with certain federal laws governing solid waste, including
72	financial requirements for the owners and operators of municipal solid waste landfills. (NRS
73	444.465, 444.556) Section [28 of this bill revises the definition of the term "municipal solid
74	waste landfill" to exclude a landfill that receives waste from a very small quantity generator.
75	Section 23 of this bill defines the term "very small quantity generator."
76	Section 29 of this bill requires the owner or operator of a solid waste management facility
77	to also obtain a permit from a solid waste management authority. Sections 30-32] 30 of this
78	bill [apply certain other requirements in existing law governing municipal] revises certain
79	references to the term "municipal solid waste [landfills to solid waste management
80	facilities.
81	<u>Section 22]</u> landfill." Section 32.6 of this bill [defines the term "solid waste management
82	facility" to mean a facility or location that engages in any activity related to a solid waste
83	management system. Section 27 of this bill revises the definition of the term "disposal site" to
84	include a solid waste management facility.] revises a reference to a sanitary landfill with a
85	reference to a municipal solid waste landfill. Section 32 of this bill prohibits a municipal
86	solid waste landfill from accepting hazardous waste from a very small quantity
87	generator.
88	Section 24 of this bill requires the [State Environmental] Commission to adopt
89	regulations prescribing the requirements for an owner or operator of a municipal solid waste
90	landfill or solid waste management facility to demonstrate financial responsibility.
91	Section 29 [also] of this bill provides that certain requirements for a permit relating to
92	standards of care and financial responsibility may be satisfied by a plan for reclamation under
93	certain circumstances.
94	Section 25 of this bill provides that [, upon the issuance of an order or action taken by a
95	solid waste management authority under existing law,] the Division or solid waste
96	management authority [has a] may lien [on] all real and personal property associated with a
97	municipal solid waste landfill or solid waste management facility of [the person who is the
98	subject of the order or action.] an owner or operator of the municipal solid waste landfill
99	or solid waste management facility.
100	Section 26 of this bill applies the definitions in existing law and [sections] section 22
101	[and 23] governing the collection and disposal of solid waste to the provisions of sections 22-
102	25.
103	Existing law establishes provisions governing the disposal of hazardous waste through the
104	management of hazardous waste, which is defined as the systematic control of the
105	generation, collection, storage, transportation, processing, treatment, recovery and disposal of
106	hazardous waste. (NRS 459.400-459.600) [Sections 36, 38-45 and 47-52] Section 39 of this
107	bill [expand] revises: (1) the definition of the management of hazardous waste to mean
108	the systematic control of the generation, collection, storage, transportation, recycling,
109	processing, treatment, recovery or disposal of hazardous waste; and as a result: (2)
110	expands the applicability of these requirements governing hazardous waste to include
111	recycling as a method for the disposal of hazardous waste [+] and any systematic control of

112	the generation, collection, storage, transportation, recycling, processing, treatment,
112	
113	recovery or disposal of hazardous waste.
114	Sections 36, 40, 44, 46-51, 52 and 53 of this bill remove references to specific
	activities constituting the management of hazardous waste. Sections 37.5, 38.5 and 40-41
116	of this bill revise certain definitions relating to the disposal of hazardous waste.
117	Sections 46 [and 53-55], 53 and 54 of this bill apply certain existing criminal and civil
118	penalties and disciplinary actions to the [recycling] management of hazardous waste. [As a
119	result of the inclusion of recycling, certain existing fees and reimbursements relating to the
120	management of hazardous waste also apply to the recycling of hazardous waste. (NRS
121	4 59.500, 459.512, 459.537, 459.548, 459.634)]
122	Section 34 of this bill defines the term "recycling" to mean the [process] processing of
123	[using] hazardous waste to recover materials or produce a usable product. Section 36
124	establishes that an additional purpose of the provisions of existing law governing the
125	disposal of hazardous waste includes conserving resources of material and energy
126	through the recycling or recovery of hazardous waste.
127	Section 35 of this bill provides that <i>[upon the issuance of an order under certain</i>
128	provisions of existing law,] the Department [has a] may lien [on] all real and personal
129	property associated with a facility for the management of hazardous waste of the person
130	who is the subject of the order.] owner, operator or holder of a permit of the facility.
131	Section 37 of this bill applies the definitions in existing law and section 34 governing the
132	disposal of hazardous waste to the provisions of sections 34 and 35.
133	Existing law requires the Commission, through the Department, to develop a
134	program to encourage the minimization of hazardous waste and the recycling or reuse of
135	hazardous waste. (NRS 459.485) Section 43 of this bill removes the requirement that the
136	program include the reuse of hazardous waste.
137	Existing law prohibits a person from constructing, substantially altering or
138	operating a facility for the treatment, storage or disposal of hazardous waste or treating,
139	storing or disposing of hazardous waste unless the person has first obtained a permit
140	from the Department. (NRS 459.515) Section 46 provides that the person must only
141	obtain a permit if the Commission has required by regulation that type of facility to
142	obtain a permit. Section 47 requires the Commission to adopt regulations establishing
143	the types of facilities for the management of hazardous waste which must obtain a
144	permit.
145	Existing law requires the Commission to adopt regulations requiring the owner or
146	operator of any facility for the treatment, storage or disposal of hazardous waste to show
147	his or her financial responsibility for the undertaking. (NRS 459.525) Section 48 requires
148	the Commission to adopt regulations establishing the types of facilities for the
149	management of hazardous waste which must show financial responsibility.
150	Existing law provides that certain provisions of existing law authorizing any
151	authorized representative or employee of the Commission or Department to conduct
151	certain inspections relating to hazardous substances and authorizing the Department to
152	issue certain orders relating to hazardous substances and authorizing the Department to
155	
154	population is less than 55,000 (currently all counties except Clark County, Washoe County, Lyon County and Concern City) (NDS 450,559) Section 51.5 of this bill removed
155	County, Lyon County and Carson City). (NRS 459.558) Section 51.5 of this bill removes
150	this exemption. Existing law prohibits a parson from transporting barandous waste to a facility that
157	Existing law prohibits a person from transporting hazardous waste to a facility that
	has not been issued a permit to treat, store or dispose of hazardous waste. (NRS 459.590)
159 160	Section 54.5 of this bill instead prohibits a person from transporting hazardous waste to
	a facility that has not been authorized to accept hazardous waste in accordance with
161	certain regulations adopted by the Commission.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1	Section 1. Chapter 519A of NRS is hereby amended by adding thereto the
2	provisions set forth as sections 2 to 11, inclusive, of this act.
3	Sec. 2. "Beneficiation" means the dressing or processing of ores to:

Regulate the size of a desired product; 1 1. 23 2. **Remove unwanted constituents: and** 3. Improve the quality, purity or assay grade of a desired product. 4 "Discharge" has the meaning ascribed to it in NRS 445A.345. Sec. 3. 5 "Facility" means all portions of a mining operation, including, Sec. 4. 6 without limitation, the mine, waste rock piles, ore piles, process components for 7 beneficiation, processed ore disposal sites, and all associated buildings and 8 structures. The term does not include any process component or non-process 9 component that is not used for mining or mineral production and has not been 10 used in the past for mining or mineral production. 11 Sec. 5. "Fluid management system" means the portion of a facility 12 constructed to contain or transport process fluids. 13 Sec. 6. "Point source" means any discernible, confined and discrete conveyance from which pollutants are or may be discharged, including, without 14 15 limitation, any pipe, ditch, channel, conduit, well, discrete fissure, container, rolling stock, concentrated animal feeding operation, wheeled, track, stationary 16 17 or floating equipment used for earth-moving activities or vessel or other floating 18 craft. The term does not include return flows from irrigated agriculture. 19 Sec. 7. "Process component" means the distinct portion of a constructed 20 facility which is a point source. 21 Sec. 8. "Process fluid" means any liquid, including, without limitation, meteoric waters, which are intentionally or unintentionally introduced into any 22 23 part of a process component for beneficiation. "Stabilize" means the condition in which a contaminant in a 24 Sec. 9. 25 material or process fluid [are] is bound, contained or treated so that the 26 contaminant does not exhibit a potential to adversely impact human health, 27 public safety or the environment. 28 Sec. 10. 1. If the Division has reasonable cause to believe, based on 29 evidence satisfactory to the Division, that a [person] holder of a permit is 30 violating or is about to violate the provisions of NRS 519A.010 to 519A.280, 31 inclusive, and sections 2 to 11, inclusive, of this act, or a regulation adopted or order issued pursuant thereto, or any term or condition of a permit issued pursuant to NRS 519A.180 or 519A.200 pertaining to the stabilization of process 32 33 34 fluids, and that the violation will pose imminent danger to human health, public 35 safety or the environment, the Division may, without prior hearing, issue fa summary] an order against the [person,] holder of the permit, which: 36 37 (a) [Suspends a] Temporarily suspends all or part of the permit issued under 38 NRS 519A.180 or 519A.200: 39 (b) Requires the [person] holder of the permit to ensure all equipment necessary to stabilize process fluids remain at the facility; and 40 41 42 stabilize the process fluids at the facility. 43 2. The [summary] order issued pursuant to subsection 1 must specify [the] : 44 45 46 47 48 violated [-] and any facts supporting this belief; (b) The parts of the permit that are being suspended, if only parts of the

(c) Authorizes the Division to enter the facility and *[continue stabilizing]*

(a) The provision of NRS 519A.010 to 519A.280, inclusive, and sections 2 to 11, inclusive, of this act or a regulation adopted or order issued pursuant thereto, or the term or condition of a permit issued pursuant to NRS 519A.180 or 519A.200 which the Division reasonably believes is being or is about to be

49 permit are suspended; and 50

51 (c) The actions the holder of the permit must take to correct the violation.

1	3. An order issued by the Division pursuant to this section is effective
2	immediately and remains in effect until the Division issues a decision pursuant to
3	subsection 5.
4	4. The Division shall serve [a summary] an order issued pursuant to
5	subsection 1 personally or by mail with delivery on the next business day to the
6	holder of the permit at his or her address as shown on the records of the Division.
7	5. Unless otherwise agreed upon by the holder of the permit and the
8	Division, the Division shall hold a hearing not later than 10 business days after
9	issuing the <i>summary</i> order. The Division shall issue a decision not later than 5
10	business days after the hearing.
11	6. [The] Unless otherwise authorized in writing by the Division, [shall not
12	reinstate] the permit or parts thereof must remain suspended until the violation is
13	corrected and any costs of the Division for the [management] stabilization of the
14	process fluids while the permit is suspended pursuant to subsection 1 are
15	compensated from the bond or other surety required pursuant to NRS 519A.190
16	or 519A.210, as applicable, or otherwise repaid to the Division.
17	Sec. 11. 1. [Upon the issuance of a notice of noncompliance pursuant to
18	NRS 519A.270 or a summary order pursuant to section 10 of this act to a holder
19	of a permit under NRS 519A.180 or 519A.200, the] The Division [has a] may lien
20	[on] all real and personal property, tangible and intangible, associated with a
21	facility of fthe] a holder ff of a permit under NRS 519A.180 or 519A.200 for:
22	(a) The costs incurred by the Division pursuant to section 10 of this act to
23	stabilize process fluids that pose an imminent danger to human health, public
24	safety or the environment; and
25	(b) The amount of any deficiency in a bond or surety required by NRS
26	519A.190 or 519A.210 and identified in a notice of noncompliance issued
27 28	pursuant to NRS 519A.270. 2. To perfect a lien held pursuant to subsection 1, the Division shall:
28 29	(a) Provide notice of [the] intent to lien to the holder of the permit by
30	certified or registered mail; [and]
31	(b) Not later than 30 days after providing notice of intent to lien pursuant to
32	paragraph (a), provide notice of the lien to the holder of the permit by certified or
33	registered mail; and
34	(c) File notice of the lien [+], which must set forth, without limitation, the
35	amount of the lien:
36	(1) If on real property, in the office of the county recorder of the county
37	where the real property is located . [+ and]
38	(2) If on personal property, in the Office of the Secretary of State. If the
39	notice is filed in the Office of the Secretary of State, the notice must be marked,
40	held and indexed in accordance with the provisions of NRS 104.9519 as if the
41	notice were a financing statement within the meaning of the Uniform
42	Commercial Code.
43	3. <u>The Division shall file an amended notice of the lien which must set</u>
44	<u>forth, without limitation, the amount of the lien:</u>
45	(a) Not later than 30 days after the amount of the lien decreases due to
46	payment, reimbursement or any other partial lien satisfaction; and
47	(b) Not later than 90 days after the first day of any month in which the
48	amount of the lien increases due to the accrual of unrecovered costs or a
49	deficiency in a bond or other surety identified in a notice of noncompliance
50	issued pursuant to NRS 519A.270.
51	4. The amount of the lien held pursuant to subsection 1 must not exceed:
52 53	(a) The <u>[unrecovered]</u> costs [incurred by] of the Division for [performing]
22	reclamation [;] and any deficiency in a bond or other surety; or

reclamation <u>[;]</u> and any deficiency in a bond or other surety; or

1	(b) [11] The proceeds from the sale of the real or personal property fis
2	marketable because of reclamation performed by the Division, the difference
3	between the fair market value of the property at the time of the disposition of the
4	property and the fair market value of the property before reclamation was
5	performed by the Division.
6	<u>4.</u> associated with the facility of the holder of the permit after any previously
7	perfected security interests or judgment liens are satisfied.
8	5. A security interest or judgment lien that is perfected before notice of the
9	lien is filed pursuant to subsection 2 has priority over a lien perfected pursuant to
10	this section. A perfected lien held pursuant to this section has priority over all
11	other liens and encumbrances that have an interest in the : [property if the
12	property is:]
13	(a) [Held in trust or as part] Proceeds of [a bond in accordance with the
14	requirements for a bond or other surety [set forth in] required by NRS 519A.190
15	or 519A.210; or
16	(b) [Marketable due] Increase in the fair market value of the real or personal
17	property associated with the facility that is attributable to reclamation performed
18	by the Division f
19	$\frac{5.1}{5.1}$, which must be measured at the time of the sale or other disposition of
20	the real or personal property.
21	6. The Division shall release the lien [perfected pursuant to subsection 2
22	continues as a lien against the property of the holder of the permit until:]
23	pursuant to subsection 7 if:
24	(a) The [notice of noncompliance is resolved or the permit is reinstated and
25	the] costs of reclamation incurred by the Division are repaid [+] or reimbursed;
26	(b) The [Division releases the] holder of the permit resolves the deficiency in
27	the bond or other surety identified in a notice of noncompliance issued pursuant
28	to NRS 519A.270; or
29	(c) The lien [-
30	<u>6.</u> is satisfied by sale or other means.
31	7. As soon as practicable but not more than 30 days after a lien is satisfied
32	pursuant to subsection 6, the Division shall file a notice of lien release:
33	(a) If on real property, in the office of the county recorder of the county
34	where the real property is located.
35	(b) If on personal property, in the Office of the Secretary of State. If the
36	notice is filed in the Office of the Secretary of State, the notice must be marked,
37	held and indexed in accordance with the provisions of NRS 104.9519 as if the
38	notice were a financing statement within the meaning of the Uniform
39	Commercial Code.
40	8. The Attorney General may, on behalf of the Division [may recover the
41	lienable amount], foreclose on a perfected lien in [an action] a suit brought in
42	[the First Judicial District Court or in the] district court in the [county in which
43	the reclamation costs were incurred.
44	<u>7.</u> same manner as a suit for the foreclosure of any other lien.
45	9. Nothing in this section shall be construed to limit the right of the
46	Division to bring an action to recover any costs and damages for which a person
47	is liable under the provisions of this chapter.
48	Sec. 12. NRS 519A.020 is hereby amended to read as follows:
49	519A.020 As used in this chapter, unless the context otherwise requires, the
50	words and terms defined in NRS 519A.030 to 519A.130, inclusive, and sections 2
51	to [11.1.0 inclusive of this get have the magnings apprihed to them in these

to [11,] 9, inclusive, of this act have the meanings ascribed to them in those sections.

Sec. 13. NRS 519A.100 is hereby amended to read as follows:

519A.100 "Reclamation" means actions performed during or after an exploration project or mining operation to [shape,]:

Shape, stabilize, revegetate or otherwise treat the land in order to return it 1. to a safe, stable condition consistent with the establishment of a productive postmining use of the land and the abandonment of a facility in a manner which ensures the public safety, as well as the encouragement of techniques which minimize the adverse visual effects [...]; or

7 8 9

1

2 3

4

5

6

2. Stabilize process fluids. Sec. 14. NRS 519A.130 is hereby amended to read as follows:

10 11 519A.130 "Surety" means, but is not limited to, a trust fund, surety bonds that guarantee performance or payment into a trust fund \square or an account held by or for 12 13 the benefit of the Division, letters of credit, insurance [, corporate or other guarantees of performance,] or any combination of these or other forms of security 14 15 approved by the Director of the State Department of Conservation and Natural 16 Resources and used to ensure that reclamation will be completed.

17

26

27

28

29

36

37

38

39 40

41

42

43

44

45

46

47

48

49

50

Sec. 15. NRS 519A.170 is hereby amended to read as follows:

519A.170 All fees collected by the Division pursuant to this chapter. 18 19 including, without limitation, the fees for an application for and the issuance of a 20 permit, must be deposited with the State Treasurer for credit to the appropriate 21 account of the Division and must be used in the administration of NRS 519A.010 to 22 519A.280, inclusive [], and sections 2 to 11, inclusive, of this act. All interest 23 earned on the money credited pursuant to this section must be credited to the 24 account to which the money was credited. 25

Sec. 16. NRS 519A.220 is hereby amended to read as follows:

519A.220 The Division shall develop a checklist to be completed by applicants for a permit to engage in a mining operation. The information requested by the checklist must include:

1. Information relating to the plan for reclamation, including:

30 (a) The proposed subsequent use of the land after the mining operation is 31 completed; 32

(b) The proposed schedule of reclamation that will be followed;

33 (c) The proposed topography of the land after the mining operation is 34 completed; 35

(d) The treatment of slopes created or affected by the mining operation;

(e) The proposed use of impoundments;

(f) The kinds of access roads to be built and the manner of reclamation of road sites:

(g) The methods of drainage that will be used during the mining operation and reclamation:

(h) The revegetation of the land;

(i) The monitoring and maintenance of the reclaimed land that will be performed by the operator;

(j) The reclamation that will be necessary as a result of instream mining;

(k) The effect that reclamation will have on future mining in that area; [and]

(1) The effect of the reclamation on public safety \square ; and

(m) A manual for the operation and maintenance of the fluid management system.

2. Information relating to the mining operation and maps of the area which is required by the regulations adopted by the Commission pursuant to NRS 519A.160.

51 3. Other information as requested by the Administrator which the Administrator determines is pertinent to the reclamation activities of the mining 52 53 operation.

Sec. 17. NRS 519A.230 is hereby amended to read as follows:

519A.230 1. A plan for reclamation must provide:

(a) That reclamation activities, particularly those relating to the control of erosion, must be conducted simultaneously with the mining operation to the extent practicable, and otherwise must be initiated promptly upon the completion or abandonment of the mining operation in any area that will not be subject to further disturbance. Reclamation activities must be completed within the time set by the regulations adopted by the Commission pursuant to NRS 519A.160.

12 13

14

15 16

17

30

1 2 3

4

5

6

(b) For vegetative cover if appropriate to the future use of the land. (c) For the reclamation of all land disturbed by the exploration project or

mining operation to a stability comparable to that of adjacent areas.

(d) For the stabilization of process fluids.

2. The operator may request the Division to grant an exception for open pits and rock faces which may not be feasible to reclaim. If an exception is granted, other than for a pit lake for which public access is provided in a plan for reclamation pursuant to subsection 3, the Division shall require the operator to take sufficient measures to ensure public safety.

18 3. Except as otherwise provided in this subsection, for a pit lake that will have 19 a predicted filled surface area of more than 200 acres, a plan for reclamation must 20 provide, in consultation with the operator and each landowner, including any 21 federal land manager, and, if feasible, for at least one point of public nonmotorized 2.2 access to the water level of the pit lake when the pit in which the pit lake is located 23 reaches at least 90 percent of its predicted maximum capacity. This subsection:

24 (a) Must not be construed to impede the ability of any landowner, including 25 any federal land manager, of any premises on which a pit lake is located to 26 determine the final and ultimate use of those premises;

27 (b) Does not require any landowner, including any federal land manager, who 28 is consulted pursuant to this subsection to agree to allow access to any pit lake; and 29

(c) Does not alter any contract or agreement entered into before October 1, 2013, between an operator and a landowner, including any federal land manager.

31 4. A protected person with respect to any premises for which public access to 32 a pit lake is provided in a plan for reclamation pursuant to subsection 3 owes no 33 duty to keep the premises, including, without limitation, the access area and the pit 34 lake and its surroundings, safe for entry or use by any other person for participation 35 in any activity, or to give a warning of any hazardous condition, activity or use of 36 the premises to any person entering the premises.

37 5. If a protected person gives permission to another person to access or 38 engage in any activity with respect to any premises specified in subsection 4, the protected person does not thereby extend any assurance that the premises are safe 39 for that activity or any other purpose or assume responsibility for or incur any 40 41 liability for any injury to any person or property caused by any act of a person to 42 whom the permission is granted. The provisions of this subsection do not confer 43 any liability upon a protected person for any injury to any other person or property, 44 whether actual or implied, or create a duty of care or ground of liability for any 45 injury to any person or property.

46 6. Except in the case of an emergency, an operator shall not depart from an 47 approved plan for reclamation without prior written approval from the Division.

48 7. Reclamation activities must be economically and technologically 49 practicable in achieving a safe and stable condition suitable for the use of the land. 50

8. As used in this section:

51 (a) "Pit lake" means a body of water that has resulted, after the completion of 52 an exploration project or mining operation, from an open pit that has penetrated the 53 water table of the area in which the pit is located.

(b) "Protected person" means any past or present:

to a pit lake is provided in a plan for reclamation pursuant to subsection 3;

(1) Owner of any estate or interest in any premises for which public access

(2) Operator of all or any part of the premises, including, without

1

2 3

4 5

6

7

8

9

10

11

12 13

14

15 16 17

18

19

20

21

22 23

24

25

26

27

32 33

34

35

36

37

38

39

40

41

42

43

44

45

46

47

48

49

50

51

52 53

limitation, any entity that has conducted or is conducting a mining operation or any reclamation activity with respect to the premises; (3) Lessee or occupant of all or any part of the premises; or (4) Contractor, subcontractor, employee or agent of any such owner, operator, lessee or occupant. Sec. 18. NRS 519A.240 is hereby amended to read as follows: 519A.240 1. If [1. Except as otherwise provided in this subsection, if] a mining operation or exploration project is conducted, in whole or in part, on land administered by a federal agency, [an approved] a federal plan of operations and a surety approved by the federal agency that are consistent with the requirements of this chapter supersede, if wholly conducted on land administered by the federal agency, or substitute, if partly conducted on land administered by the federal agency, the requirements for a permit and bond or other surety otherwise required by this chapter **[...[f]** if the applicant: (a) Submits to the Division the federal plan of operations fand surety approved] determined by the federal agency [includes the stabilization of process fluids, the plan of operations and surety relating to the stabilization of process fluids must also be approved] to be administratively complete and an estimate of the costs of reclamation of the mining operation or exploration project, and any modifications thereto; and (b) Remedies any inconsistencies between the federal plan of operations and the requirements of this chapter and any regulations adopted pursuant thereto that are identified by the Division. 2. [If the mining operation or exploration project is conducted on a site which includes both public land and privately owned land, compliance with the federal foderally approved plan suffices if that plan substantially provides for the reclamation of operations and surety must also be approved by the Division to satisfy the requirements for a permit and bond or other surety required by this chapter. 3.7 Nothing in this section affects the requirement [for] to obtain a permit set forth in NRS 519A.180 or 519A.200 or the required payment of fees set forth in NRS 519A.160 or 519A.260. Sec. 19. NRS 519A.270 is hereby amended to read as follows: 519A.270 If the Division has reason to believe that any provision of NRS 519A.010 to 519A.280, inclusive, and sections 2 to 11, inclusive, of this act, a plan for reclamation, any condition placed on a plan for reclamation or any regulation adopted by the Commission pursuant to NRS 519A.160, has been violated, the Division shall serve a notice of noncompliance upon the holder of the permit. The notice must: 1. Be served personally or by registered mail addressed to the holder of the permit at his or her address as shown on the records of the Division: 2. Specify each violation; and Set a date and time for a hearing and inform the person that the person's 3. permit may be suspended or revoked and the person's bond or other surety forfeited upon completion of the hearing or if the person fails to attend the hearing. Sec. 20. NRS 519A.280 is hereby amended to read as follows: 519A.280 1. Except as otherwise provided in NRS 445C.010 to 445C.120, inclusive, a person who violates any provision of NRS 519A.010 to 519A.280, inclusive, and sections 2 to 11, inclusive, of this act, or any regulation adopted by 1 2

3

4

5

6

7

8

17

18

19 20

21

the Commission pursuant to NRS 519A.160, is guilty of a misdemeanor and, in addition to any criminal penalty, is subject to a civil penalty imposed by the Division at a hearing for which notice has been given, in an amount determined pursuant to the schedule adopted by the Commission pursuant to NRS 519A.160.

2. Any money received by the Division pursuant to subsection 1 must be deposited with the State Treasurer for credit to the appropriate account of the Division. All interest earned on the money credited pursuant to this section must be credited to the account to which the money was credited.

3. In addition to any other remedy provided by this chapter, the Division may compel compliance with any provision of NRS 519A.010 to 519A.280, inclusive, *and sections 2 to 11, inclusive, of this act,* or of any regulation adopted or permit or order issued pursuant to those sections, by injunction or other appropriate remedy. The Division may institute and maintain in the name of the State of Nevada any such enforcement proceedings.
Sec. 21. Chapter 444 of NRS is hereby amended by adding thereto the

15 **Sec. 21.** Chapter 444 of NRS is hereby amended by adding thereto the provisions set forth as sections 22 to 25, inclusive, of this act.

Sec. 22. "Solid waste management facility" means [a facility or location] any place that engages in any activity related to a solid waste management system. The term includes, without limitation, a disposal site.

Sec. 23. ["Very small quantity generator" has the meaning ascribed to it in 40 C.F.R. § 260.10.] (Deleted by amendment.)

22 Sec. 23.5. The State Environmental Commission may adopt regulations 23 establishing activities that are related to a solid waste management system. Such regulations may, without limitation, establish places that constitute solid waste 24 25 management facilities because, as determined by the Commission, the activities 26 performed at the place present a significant hazard to human health, public 27 safety or the environment if solid waste at the place is managed improperly. The determination of the Commission may be based upon, without limitation, the size 28 29 of the activity, throughput of the activity, location of the place or any other 30 relevant factor determined by the State Environmental Commission.

31 Sec. 24. 1. The State Environmental Commission shall adopt regulations 32 prescribing the requirements for an owner or operator of a municipal solid waste 33 landfill or solid waste management facility to demonstrate that the owner or 34 operator is financially responsible for the municipal solid waste landfill or solid 35 waste management facility in accordance with subsection 4 of NRS 444.556. 36 Such regulations must require the owner or operator to provide:

(a) Evidence that the owner or operator has a policy of liability insurance in
an amount which the State Department of Conservation and Natural Resources
has determined is necessary for the protection of human health, public safety and
the environment;

(b) Evidence of security, in a form and amount which the State Department
of Conservation and Natural Resources deems necessary, to ensure that at the
time of any abandonment, cessation or interruption of the service provided by the
municipal solid waste landfill or solid waste management facility, and thereafter,
all appropriate measures will be taken to prevent damage to human health, public
safety and the environment; and

47 (c) Any other evidence of financial responsibility which the State 48 Environmental Commission finds necessary for those purposes.

2. Requirements established pursuant to this section may not exceed those
 requirements for financial responsibility established pursuant to the Resource
 Conservation and Recovery Act of 1976, 42 U.S.C. §§ 6901 et seq.

1	3. Any claim arising from conduct for which evidence of financial
2	responsibility is required may be asserted directly against the insurer, guarantor,
3	surety or other person providing such evidence if the owner or operator:
4	(a) Has filed a petition in bankruptcy, or is the object of an involuntary
5	petition;
6	(b) Cannot respond in damages in the event a judgment is entered against
7	the owner or operator; or
8	(c) Is not subject to the personal jurisdiction of any courts of this or any
9	other state, or of the United States, or cannot, with due diligence, be served with
10	process.
11	4. If a claim is asserted directly against a person providing evidence of
12	financial responsibility, that person may assert any right or defense which:
13	(a) The person might have asserted in any action against him or her by the
14	owner or operator; or
15	(b) The owner or operator might have asserted, had the claim been made
16	against him or her.
17	Sec. 25. 1. [Upon the issuance of an order or other action taken pursuant
18	to NRS 444.592 to a person, owner or operator holding a permit under NRS
19	444.505, 444.553 or 444.556, the] The Division of Environmental Protection of
20	the State Department of Conservation and Natural Resources or the solid waste
21	management authority [have a] may lien [on] all real and personal property,
22	tangible and intangible, associated with a municipal solid waste landfill or solid
23	waste management facility of the [person who is the subject of the order or
24	action, owner or operator of a municipal solid waste landfill or solid waste
25	management facility for:
26	(a) The costs incurred by the Division of Environmental Protection or solid
20 27	waste management authority to reduce or eliminate an imminent threat to human
28	health, public safety or the environment relating to the management of hazardous
29 29	waste at a municipal solid waste landfill or solid waste management facility of the
30	owner or operator pursuant to subsection 1 of NRS 459.537; and
31	(b) The amount of any deficiency in a security or other type of financial
32	responsibility required in accordance with the regulations adopted pursuant to
32 33	section 24 of this act or the Resource Conservation and Recovery Act of 1976,
33 34	Subtitle D, §§ 42 U.S.C. 6941 et seq., and any regulations adopted pursuant
35	thereto and identified in an order issued pursuant to NRS 444.592.
36	2. To perfect a lien held pursuant to subsection 1, the Division of
37	Environmental Protection or solid waste management authority shall:
38	(a) Provide notice of [the] intent to lien to the [holder of the permit] owner or
39	operator of the municipal solid waste landfill or solid waste management facility
40	by certified or registered mail; [and]
41	(b) Not later than 30 days after providing notice of intent to lien pursuant to
42	paragraph (a), provide notice of the lien to the owner or operator of the
43	municipal solid waste landfill or solid waste management facility by certified or
44	registered mail; and
45	(c) File notice of the lien [+], which must set forth, without limitation, the
46	amount of the lien:
47	(1) If on real property, in the office of the county recorder of the county
48	where the real property is located <u>. [; and]</u>
49	(2) If on personal property, in the Office of the Secretary of State. If the
50	notice is filed in the Office of the Secretary of State, the notice must be marked,
51	held and indexed in accordance with the provisions of NRS 104.9519 as if the
52	notice were a financing statement within the meaning of the Uniform
53	Commercial Code.

1	3. The Division of Environmental Protection or solid waste management
2	authority shall file an amended notice of the lien which must set forth, without
3	limitation, the amount of the lien:
4	(a) Not later than 30 days after the amount of the lien decreases due to
5	payment, reimbursement or any other partial lien satisfaction; and
6	(b) Not later than 90 days after the first day of any month in which the
7	amount of the lien increases due to the accrual of unrecovered costs or a
8	deficiency in a security or other type of financial responsibility identified in an
9	order issued pursuant to NRS 444.592.
10	4. The amount of the lien held pursuant to subsection 1 must not exceed:
11	(a) The <i>[unrecovered]</i> costs <i>[incurred-by]</i> of the Division of Environmental
12	Protection or solid waste management authority for performing remediation [+]
13	and any deficiency in a security or other type of financial responsibility; or
14	(b) [H] The proceeds from the sale of the real or personal property [is
15	marketable because of remediation performed by the Division of Environmental
16	Protection or solid waste management authority, the difference between the fair
17	market value of the property at the time of the disposition of the property and the
18	fair market value of the property before remediation was performed.
19	<u>4.</u> associated with the municipal solid waste landfill or solid waste
20	management facility after any previously perfected security interests or judgment
21	liens are satisfied.
22	5. A security interest or judgment lien that is perfected before notice of the
23	lien is filed pursuant to subsection 2 has priority over a lien perfected pursuant to
24	this section. A perfected lien held pursuant to this section has priority over all
25	other liens and encumbrances that have an interest in the : [property if the
26	property is:]
27	(a) [Held in trust or as part] Proceeds of a security or other [evidence] type of
28	financial responsibility required in accordance with the requirements prescribed
29	pursuant to section 24 of this act or the Resource Conservation and Recovery Act
30	of 1976, Subtitle D, §§ 42 U.S.C. 6941 [et. seq.] et seq., and any regulations
31	adopted pursuant thereto; or
32	(b) [Marketable due] Increase in the fair market value of the real or personal
33	property associated with the municipal solid waste landfill or solid waste
34	management facility that is attributable to remediation performed by the Division
35	of Environmental Protection or solid waste management authority [-
36	5.], which must be measured at the time of the sale or other disposition of
37	the real or personal property.
38	<u>6. The Division of Environmental Protection or solid waste management</u>
39	authority shall release the lien [perfected pursuant to subsection 2 continues as a
40	lien against the property of the holder of the permit until:] pursuant to subsection
41	<u>7 if:</u>
42	(a) The [order or other action] costs of remediation of the Division of
43	Environmental Protection or solid waste management authority [is resolved;] are
44	repaid or reimbursed;
45	(b) The owner or operator of the municipal solid waste landfill or solid waste
46	management authority resolves the deficiency in the security or other [evidence]
47	type of financial responsibility [is forfeited and the proceeds are available to the
48	Division of Environmental Protection or solid waste management authority to
49 50	pay the costs of remediation;] identified in an order issued pursuant to NRS
50	$\frac{444.592}{(a)}$ or $\frac{1}{(a)}$ The Division of Environmental Protection on solid waste management
51 52	(c) The [Division of Environmental Protection or solid waste management
52 53	authority releases the] lien f.
55	<u>6.</u> is satisfied by sale or other means.

1	7. As soon as practicable but not more than 30 days after a lien is satisfied
2	pursuant to subsection 6, the Division of Environmental Protection or solid waste
3	management authority shall file a notice of lien release:
4	(a) If on real property, in the office of the county recorder of the county
5	where the real property is located.
6	(b) If on personal property, in the Office of the Secretary of State. If the
7	notice is filed in the Office of the Secretary of State, the notice must be marked,
8	held and indexed in accordance with the provisions of NRS 104.9519 as if the
9	notice were a financing statement within the meaning of the Uniform
10	<u>Commercial Code.</u>
11	<u>8. The Attorney General or district attorney may, on behalf of the Division</u>
12	of Environmental Protection or solid waste management authority [may recover
13	the lienable amount], foreclose on a perfected lien in [an action] a suit brought
14	in [the First Judicial District Court or in the] district court in the [county in
15	which the remediation costs were incurred.
16	7.] same manner as a suit for the foreclosure of any other lien.
17	<u>9.</u> Nothing in this section shall be construed to limit the right of the
18	Division of Environmental Protection or solid waste management authority to
19	recover any costs and damages incurred by the Division of Environmental
20	Protection or solid waste management authority for which the person, owner or
21	operator is liable under NRS 444.598.
22	Sec. 26. NRS 444.450 is hereby amended to read as follows: 444.450 As used in NRS 444.440 to 444.620, inclusive, and sections 22 to
23 24	
24 25	25, inclusive, of this act, unless the context otherwise requires, the words and terms defined in NRS 444.460 to 444.501, inclusive, and [sections] section 22 [and 23]
23 26	of this act have the meanings ascribed to them in those sections.
20 27	Sec. 27. [NRS 444.460 is hereby amended to read as follows:
28	<u>444.460</u> "Disposal site" means any place at which solid waste is dumped,
29 29	abandoned or accepted or disposed of by incineration, land filling, composting or
30	any other method. The term includes a municipal solid waste landfill [] and a solid
31	waste management facility.] (Deleted by amendment.)
32	Sec. 28. [NRS 444.465 is hereby amended to read as follows:
33	444.465 "Municipal solid waste landfill" has the meaning ascribed to [it] a
34	"municinal solid waste landfill unit" in [the Resource Conservation and Recovery
35	Act of 1976, Subtitle D, 42 U.S.C. §§ 6941 et seq., and the regulations adopted
36	pursuant thereto.] 40 C.F.R. § 258.2, except that the term does not include a
37	landfill that receives waste from a very small quantity generator.] (Deleted by
38	amendment.)
39	Sec. 28.3. NRS 444.500 is hereby amended to read as follows:
40	444.500 "Solid waste management system" means the entire process of the
41	storage, collection, transportation, processing, recycling [and] or disposal of solid
42	waste. The term includes plans and programs for the reduction of waste and public
43	education.
44	Sec. 28.7. NRS 444.553 is hereby amended to read as follows:
45 46	444.553 1. The solid waste management authority shall, in accordance with
46 47	the regulations of the State Environmental Commission adopted pursuant to NRS 444.560, issue permits to operate <i>solid waste management facilities, including,</i>
47 48	without limitation, disposal sites.
48 49	2. A person shall not operate or authorize the operation of a <i>solid waste</i>
50	management facility, including, without limitation, a disposal site, unless the
51	operator:
	operation.

1	(a) Holds a permit to operate the <u>solid waste management facility, including</u>
2	without limitation, a disposal site, issued by the solid waste management
3	authority; and
4	(b) Complies with the terms and conditions of the permit.
5	Sec. 29. NRS 444.556 is hereby amended to read as follows:
6	444.556 1. Before constructing or operating a municipal solid waste landfill
7	<i>for solid waste management facility,</i> the owner or operator of the <i>municipal</i>
8	solid waste landfill for solid waste management facility, as applicable,] shall
9	obtain a permit issued by the solid waste management authority.
10	2. A permit for the construction or operation of a municipal solid waste
10	
	landfill <i>[or solid waste management facility]</i> is subject to the general conditions of the Basevera Concernation and Basevera Act of 1076 Subtitle D. 42 U.S.C. \$8
12	the Resource Conservation and Recovery Act of 1976, Subtitle D, 42 U.S.C. §§
13	6941 et seq., and the regulations adopted pursuant thereto.
14	3. Any documents submitted in connection with an application for a permit,
15	including any modifications requested by the solid waste management authority
16	that require corrective action to the proposed construction or operation, are public
17	records and must be made available for public comment. The final determinations
18	made by the solid waste management authority on an application for a permit are
19	public records.
20	4. [A] Except as otherwise provided in subsection 5, a permit issued by a
21	solid waste management authority must be conditioned upon all requirements that
22	are necessary to ensure continuing compliance with:
23	(a) The requirements of the Resource Conservation and Recovery Act of 1976,
24	Subtitle D, 42 U.S.C. §§ 6941 et seq., and the regulations adopted pursuant thereto,
25	which describe:
26	(1) General standards for a municipal solid waste landfill ; <i>[or solid waste</i>
27	management facility;]
28	(2) Restrictions on the location of such a <i>municipal solid waste</i> landfill ;
29	[or solid waste management facility;]
30	(3) Criteria for the operation of such a <i>municipal solid waste</i> landfill ; for
31	solid waste management facility;]
32	(4) Criteria for the design of such a <i>municipal solid waste</i> landfill : [or
33	solid waste management facility;]
34	(5) Requirements for monitoring groundwater and standards for corrective
35	actions related thereto;
36	(6) Standards of care related to the closure of such a <i>municipal solid waste</i>
37	landfill ; for solid waste management facility;] and
38	(7) Financial <i>responsibility</i> requirements for the owners or operators of
39	such municipal solid waste landfills [; or solid waste management facilities]
40	pursuant to section 24 of this act;
41	(b) The applicable regulations of the State Environmental Commission; and
42	(c) The applicable laws of this State.
43	5. The requirements of subparagraphs (6) and (7) of paragraph (a) of
44	subsection 4 $\frac{1}{5}$ may be satisfied by a plan for reclamation $\frac{1}{5}$
45	(a) Which has been approved by the Division of Environmental Protection of
46	the State Department of Conservation and Natural Resources; and
47	(b) Complies with NRS 519A.230 and the provisions of the Resource
48	Conservation and Recovery Act of 1976, Subtitle D, 42 U.S.C. §§ 6941 et seq.,
49	and the regulations adopted pursuant thereto <u>. [which has been approved by the</u>
50	Division of Environmental Protection of the State Department of Conservation
51	and Natural Resources.]
52	6. A solid waste management authority may:

(a) Obtain, and the owner or operator of a municipal waste landfill *for solid* waste management facility] shall deliver upon request, any information necessary to determine whether the owner or operator is or has been in compliance with the terms and conditions of the permit, the regulations of the State Environmental Commission, the applicable laws of this State and the provisions of the Resource Conservation and Recovery Act of 1976, Subtitle D, 42 U.S.C. §§ 6941 et seq., and the regulations adopted pursuant thereto;

(b) Conduct monitoring or testing to ensure that the owner or operator is or has been in compliance with the terms and conditions of the permit; and

(c) Enter any site or premises subject to the permit, during normal business hours, on which records relevant to the municipal solid waste landfill for solid waste management facility] are kept in order to inspect those records.

11 12 13

22

23 24

25

26

27

51

1 2

3

4

5

6

7

8

9

10

Sec. 30. NRS 444.557 is hereby amended to read as follows:

14 444.557 1. A solid waste management authority shall establish a program to 15 monitor the compliance of a municipal solid waste landfill for solid waste 16 management facility] with the terms and conditions of the permit issued for that 17 municipal solid waste landfill . [or solid waste management facility,] the regulations of the State Environmental Commission, the applicable laws of this 18 19 state and the provisions of the Resource Conservation and Recovery Act of 1976, 20 Subtitle D, 42 U.S.C. §§ 6941 et seq., and the regulations adopted pursuant thereto. 21 The program must include procedures to:

(a) Verify the accuracy of any information submitted by the owner or operator of the *municipal solid waste* landfill for solid waste management facility? to the authority:

(b) Verify the adequacy of sampling procedures and analytical methods used by the owner or operator of the *municipal solid waste* landfill ; for solid waste management facility;] and

28 (c) Require the owner or operator to produce all evidence which would be 29 admissible in a proceeding to enforce compliance.

The solid waste management authority shall receive and give appropriate 30 2. 31 consideration to any information submitted by members of the public regarding the 32 continuing compliance of an owner or operator with the permit issued by the *solid* 33 waste management authority.

34 3. In the administration of any permit issued by a solid waste management 35 authority, the authority shall establish procedures that permit intervention pursuant to Rule 24 of the Nevada Rules of Civil Procedure. The authority shall not oppose 36 37 intervention on the ground that the applicant's interest is adequately represented by 38 the *solid waste management* authority. 39

Sec. 31. [NRS 444.558 is hereby amended to read as follows:

The State Environmental Commission and the district board of 40 444.558 1. health of a health district created pursuant to NRS 439.362 or 439.370 shall, in a 41 timely manner, adopt all regulations that are necessary to establish and carry out a 42 43 program of issuing permits for municipal solid waste landfills [.] and solid waste management facilities. The program must ensure compliance with the Resource 44 Conservation and Recovery Act of 1976, Subtitle D, 42 U.S.C. §§ 6941 et seq., and 45 46 the regulations adopted pursuant thereto, and carry out the purpose and intent of this section. 47 48 2. The regulations adopted by a district board of health pursuant to this section must not conflict with regulations adopted by the State Environmental 49 50 **Commission.**] (Deleted by amendment.)

- Sec. 32. NRS 444.559 is hereby amended to read as follows: 444.559 *1.* A municipal solid waste landfill *for a solid waste management* 52 53 *facility* shall accept a recreational vehicle for disposal if:

1 2

3

4

5

6

7

8

9

10 11

33

34

[1.] (a) The person disposing of the recreational vehicle pays any applicable fee and provides the title to the recreational vehicle, indicating that he or she is the owner.

(b) Accepting the recreational vehicle for disposal does not violate any applicable federal or state law or regulation relating to the operation of the municipal solid waste landfill . for solid waste management facility.]

A municipal solid waste landfill shall not accept hazardous waste from a very small quantity generator for disposal.

3. As used in this section, "very small quantity generator" has the meaning ascribed to it in 40 C.F.R. § 260.10. Sec. 32.1. NRS 444.560 is hereby amended to read as follows:

444.560 1. The State Environmental Commission shall adopt regulations 12 concerning solid waste management systems, or any part thereof, including 13 regulations establishing standards for the issuance, renewal, modification, 14 15 suspension, revocation and denial of, and for the imposition of terms and conditions 16 for, a permit to construct or operate a solid waste management facility, including, 17 without limitation, a disposal site.

18 The State Environmental Commission may establish a schedule of fees for 19 the disposal of solid waste in areas subject to the jurisdiction of the State Department of Conservation and Natural Resources in accordance with NRS 20 21 444.495 or for the issuance of permits or other approvals by the Department for the 22 operation of solid waste management facilities. The Department may use the money 23 collected under the schedule to defray the cost of managing and regulating solid 24 waste.

25 3. Notice of the intention to adopt and the adoption of any regulation or 26 schedule of fees must be given to the clerk of the governing board of all 27 municipalities in this State.

28 4. Within a reasonable time, as fixed by the State Environmental 29 Commission, after the adoption of any regulation, no governing board of a 30 municipality or person may operate or permit an operation in violation of the 31 regulation. 32

Sec. 32.2. NRS 444.570 is hereby amended to read as follows:

444.570 1. The State Department of Conservation and Natural Resources shall:

35 (a) Advise, consult and cooperate with other agencies and commissions of the 36 State, other states, the Federal Government, municipalities and persons in the 37 formulation of plans for and the establishment of any solid waste management 38 system.

39 (b) Accept and administer loans and grants from any person that may be 40 available for the planning, construction and operation of solid waste management 41 systems.

(c) Enforce the provisions of NRS 444.440 to 444.560, inclusive, and any 42 43 regulation adopted by the State Environmental Commission pursuant thereto.

(d) Periodically review the programs of other solid waste management 44 authorities in the State for issuing permits pursuant to NRS 444.505, 444.553 and 45 46 444.556 and ensuring compliance with the terms and conditions of such permits, 47 the regulations of the State Environmental Commission, the laws of this State and 48 the provisions of the Resource Conservation and Recovery Act of 1976, 42 U.S.C. 49 §§ 6941 et seq., and the regulations adopted pursuant thereto. The Director of the 50 State Department of Conservation and Natural Resources shall review the adequacy 51 of such programs in accordance with the standards adopted by the United States Environmental Protection Agency to review the adequacy of the state program. If 52 53 the Director determines that a program is inadequate, the Department shall act as

the solid waste management authority until the deficiency is corrected. A finding by the Director that a program is inadequate is not final until reviewed by the State Environmental Commission. This paragraph does not limit the authority or responsibility of a district board of health to issue permits for <u>solid waste</u> <u>management facilities</u>, <u>including</u>, <u>without limitation</u>, disposal sites , and enforce the laws of this State regarding solid waste management systems.
(e) Make such investigations and inspections and conduct such monitoring and

(e) Make such investigations and inspections and conduct such monitoring and testing as may be necessary to require compliance with NRS 444.450 to 444.560, inclusive, and any regulation adopted by the State Environmental Commission.

13

14

15

16

17 18

19

20

21 22

23

24

25

8

2. The State Environmental Commission shall:

(a) In cooperation with governing bodies of municipalities, develop a statewide solid waste management system plan, and review and revise the plan every 5 years.

(b) Examine and approve or disapprove plans for solid waste management systems.

(c) Review any determination by the Director of the State Department of Conservation and Natural Resources that a program for issuing permits administered by a solid waste management authority is inadequate. The Commission may affirm, modify or reverse the findings of the Director.

3. Employees of the State Department of Conservation and Natural Resources or its authorized representatives may, during the normal hours of operation of a facility subject to the provisions of NRS 444.440 to 444.620, inclusive, <u>and</u> <u>sections 22 to 25, inclusive, of this act</u>, enter and inspect areas of the facility where:

(a) Solid waste may have been [generated,] stored, <u>collected</u>, transported, [treated] <u>processed</u>, <u>recycled</u> or disposed; or

(b) Records are kept, and may inspect and copy any records, reports, information or test results relating to the management of the solid waste.

42

Sec. 32.4. <u>NRS 444.580 is hereby amended to read as follows:</u> 444.580 Except as otherwise provided in NRS 444.559:

Any district board of health created pursuant to NRS 439.362 or 439.370
 and any governing body of a municipality may adopt standards and regulations for
 the location, design, construction, operation and maintenance of <u>solid waste</u>
 <u>management facilities</u>, solid waste disposal sites and solid waste management
 systems or any part thereof more restrictive than those adopted by the State
 Environmental Commission, and any district board of health may issue permits
 thereunder.

Any district board of health created pursuant to NRS 439.362 or 439.370
may adopt such other regulations as are necessary to carry out the provisions of
NRS 444.440 to 444.620, inclusive 1, and sections 22 to 25, inclusive, of this act.
Such regulations must not conflict with regulations adopted by the State
Environmental Commission.

Sec. 32.6. NRS 444.583 is hereby amended to read as follows:

43 444.583 1. Except as otherwise provided in subsection 5 and NRS 444.509,
44 it is unlawful willfully to:

(a) Dispose of, abandon or dump a motor vehicle battery, motor vehicle tire or
motor oil at any site which has not been issued a permit for that purpose by the
solid waste management authority;

(b) Dispose of, abandon or dump a motor vehicle battery, motor vehicle tire or
 motor oil at a [canitary] municipal solid waste landfill or other disposal site
 established by a municipality which has not been issued a permit for that purpose
 by the solid waste management authority; or

(c) Incinerate a motor vehicle battery or motor vehicle tire as a means of ultimate disposal, unless the incineration is approved by the solid waste 3 management authority for the recovery of energy or other appropriate use.

2. A person who violates the provisions of subsection 1 is guilty of a misdemeanor and except as otherwise provided in NRS 445C.010 to 445C.120, inclusive, shall be punished by a fine of not less than \$100 per violation.

The State Department of Conservation and Natural Resources shall establish a plan for the appropriate disposal of used or waste motor vehicle batteries, motor vehicle tires and motor oil. The plan must include the issuance of permits to approved sites or facilities for the disposal of those items by the public. The plan may include education of the public regarding the necessity of disposing of these items properly and recycling them.

13 4. The State Department of Conservation and Natural Resources shall encourage the voluntary establishment of authorized sites which are open to the 14 15 public for the deposit of used or waste motor vehicle batteries, motor vehicle tires 16 and motor oil.

17 The provisions of subsections 1 and 2 do not apply to the disposal of used 5. 18 or waste motor vehicle batteries or motor vehicle tires if the unavailability of a site 19 that has been issued a permit by the solid waste management authority makes disposal at such a site impracticable. The provisions of this subsection do not 20 21 exempt a person from any other regulation of the solid waste management authority 22 concerning the disposal of used or waste motor vehicle batteries or motor vehicle 23 tires. 24

NRS 444.592 is hereby amended to read as follows: Sec. 32.8.

444.592 If the solid waste management authority receives information that the [handling,] storage, [recycling,] collection, transportation, [treatment] processing, recveling or disposal of any solid waste presents or may present a threat to human health, public safety or the environment, or is in violation of a term or condition of a permit issued pursuant to NRS 444.505, 444.553 or 444.556, a statute, a regulation or an order issued pursuant to NRS 444.594, the authority may, in addition to any other remedy provided in NRS 444.440 to 444.620, inclusive [+], and sections 22 to 25, inclusive, of this act:

1. Issue an order directing the owner or operator of the solid waste management facility, including, without limitation, a disposal site or any other site where the [handling,] storage, [recycling,] collection, transportation, [treatment] processing, recycling or disposal has occurred or may occur, or any other person who has custody of the solid waste, to take such steps as are necessary to prevent the act or eliminate the practice which constitutes the threat or violation.

2. Commence an action in a court of competent jurisdiction to enjoin the act 40 or practice which constitutes the threat or violation in accordance with the provisions of NRS 444.600.

42 3. Take any other action designed to reduce or eliminate the threat or 43 violation.

44 Sec. 33. Chapter 459 of NRS is hereby amended by adding thereto the 45 provisions set forth as sections 34 and 35 of this act.

46 Sec. 34. "Recycling" means the [process] processing of [using] hazardous 47 waste to recover materials or produce a usable product. The term does not 48 include the treatment or disposal of hazardous waste.

Sec. 35. 1. [Upon the issuance of an order pursuant to NRS 459.565 or 49 459.570, the] The Department [has a] may lien [on] all real and personal 50 51 property, tangible and intangible, associated with a facility for the management of hazardous waste of the [person who is the subject of the order.] owner, 52 53 operator or holder of a permit for:

1 2

4

5

6

7

8

9

10 11

12

25

26

27

28

29

30

31

32

33

34

35

36 37

38

39

41

1	(a) The costs incurred by the Department to remediate an imminent and
2	substantial hazard to human health, public safety or the environment pursuant to
3	subsection 1 of NRS 459.537; and
4	(b) The amount of any deficiency in a security or other type of financial
5	responsibility required pursuant to NRS 459.525 and identified in an order issued
6	pursuant to NRS 459.570.
7	2. To perfect a lien held pursuant to subsection 1, the Department shall:
8	(a) Provide notice of [the] intent to lien to the owner, operator or holder of
9	the permit by certified or registered mail; [and]
10	(b) Not later than 30 days after providing notice of intent to lien pursuant to
11	paragraph (a), provide notice of the lien to the owner, operator or holder of the
12	permit by certified or registered mail; and
13	(c) File notice of the lien [+], which must set forth, without limitation, the
14	amount of the lien:
15	(1) If on real property, in the office of the county recorder of the county
16	where the real property is located . [+ and]
17	(2) If on personal property, in the Office of the Secretary of State. If the
18	notice is filed in the Office of the Secretary of State, the notice must be marked,
19	held and indexed in accordance with the provisions of NRS 104.9519 as if the
20	notice were a financing statement within the meaning of the Uniform
21	Commercial Code.
22	3. The Department shall file an amended notice of the lien which must set
23	forth, without limitation, the amount of the lien:
24	(a) Not later than 30 days after the amount of the lien decreases due to
25	payment, reimbursement or any other partial lien satisfaction; and
26	(b) Not later than 90 days after the first day of any month in which the
27	amount of the lien increases due to the accrual of unrecovered costs or a
28	deficiency in a security or other type of financial responsibility identified in an
29	order issued pursuant to NRS 459.570.
30	4. The amount of the lien held pursuant to subsection 1 must not exceed:
31	(a) The [unrecovered] costs [incurred by] of the Department for performing
32	remediation [+] and any deficiency in a security or other type of financial
33	responsibility; or
34	(b) [4] The proceeds from the sale of the real or personal property [is
35	marketable because of remediation performed by the Department, the difference
36	between the fair market value of the property at the time of the disposition of the
37	property and the fair market value of the property before the remediation was
38	performed by the Department.
39	<u>4.</u>] associated with the facility after any previously perfected security
40	interests or judgment liens are satisfied.
41	5. A security interest or judgment lien that is perfected before notice of the
42	lien is filed pursuant to subsection 2 has priority over a lien perfected pursuant to
43	this section. A perfected lien held pursuant to this section has priority over all
44	other liens and encumbrances that have an interest in the : [property if the
45	property is:]
46	(a) [Held in trust or as part] Proceeds of a security or other [evidence] type of
47	financial responsibility [established] required pursuant to NRS 459.525; or
48	(b) [Marketable due] Increase in the fair market value of the real or personal
49	property associated with the facility that is attributable to remediation performed
50	by the Department [-
51	$\frac{5.1}{5.1}$, which must be measured at the time of the sale or other disposition of
50	

52 *the real or personal property.*

1	<u>6. The Department shall release the lien [perfected pursuant to subsection 2</u>
2	continues as a lien against the property of the holder of the permit until.]
3	pursuant to subsection 7 if:
4	(a) The [order] costs of remediation of the Department [is resolved;] are
5	repaid or reimbursed;
6	(b) The owner, operator or holder of the permit resolves the deficiency in the
7	security or other [evidence] type of financial responsibility [is forfeited and the
8	proceeds are available to the Department to pay the costs of remediation; or]
9	identified in an order issued pursuant to NRS 459.570; or
10	(c) The [Department releases the] lien [.
11	<u></u>
12	7. As soon as practicable but not more than 30 days after a lien is satisfied
13	pursuant to subsection 6, the Division shall file a notice of lien release:
14	(a) If on real property, in the office of the county recorder of the county
15	where the real property is located.
16	(b) If on personal property, in the Office of the Secretary of State. If the
17	notice is filed in the Office of the Secretary of State, the notice must be marked,
18	<u>held and indexed in accordance with the provisions of NRS 104.9519 as if the</u>
19	<u>notice were a financing statement within the meaning of the Uniform</u> Commercial Code.
20 21	
21	8. The <u>Attorney General</u> , on behalf of the Department , may [recover the lienable amount] foreclose on a perfected lien in [an action] a suit brought in
23	[the First Judicial District Court or in the] district court in the [county in which
23 24	the remediation costs were incurred.
25	$\frac{7.1}{7.1}$ same manner as a suit for the foreclosure of any other lien.
26	<u>9. Nothing in this section shall be construed to limit the right of the</u>
27	Department to recover any costs and damages for which a person is liable under
28	the provisions of this chapter.
29	Sec. 36. NRS 459.400 is hereby amended to read as follows:
30	459.400 The purposes of NRS 459.400 to 459.600, inclusive, <i>and sections 34</i>
31	and 35 of this act are to:
32	1. Protect human health, public safety and the environment from the effects of
33	improper, inadequate or unsound management of hazardous waste;
34	2. Establish a program for regulation of the <i>[storage, generation,</i>
35	transportation, treatment and disposal or recycling] management of hazardous
36	waste; [and]
37	3. Ensure safe and adequate management of hazardous waste []; and
38	4. Conserve resources of material and energy through the recycling or
39 40	recovery of hazardous waste.
40 41	Sec. 37. NRS 459.405 is hereby amended to read as follows: 459.405 As used in NRS 459.400 to 459.600, inclusive, <i>and sections 34 and</i>
42	35 of this act, unless the context otherwise requires, the words and terms defined in
43	NRS 459.410 to 459.455, inclusive, <i>and section 34 of this act</i> have the meanings
44	ascribed to them in those sections.
45	Sec. 37.5. NRS 459.425 is hereby amended to read as follows:
46	459.425 "Disposal" means the discharge, deposit, injection, dumping,
47	spilling, leaking or placing of any hazardous waste into or on any land or water in a
48	manner which might allow the hazardous waste or any [part of it] constituent
49	thereof to enter the environment, be emitted into the air or be discharged into any
50	[water, including any groundwater.] waters of this State, as defined in NRS
51	A454 A15

51 <u>445A.415.</u>

1	Sec. 38. [NRS 459.430 is hereby amended to read as follows:
2	<u>459.430 "Hazardous waste" means any waste or combination of wastes,</u>
3	including, without limitation, solids, semisolids, liquids or contained gases, except
4	household waste, which:
5	<u>1. Because of its quantity or concentration or its physical, chemical or</u>
6	infectious characteristics may:
7	(a) Cause or significantly contribute to an increase in mortality or serious
8	irreversible or incapacitating illness; or
9	(b) Pose a substantial hazard or potential hazard to human health, public safety
10	or the environment when it is given improper treatment, storage, transportation,
11	disposal, recveling or other management.
12	2. Is identified as hazardous by the Department as a result of studies
13	undertaken for the purpose of identifying hazardous wastes.
14	→ The term includes, among other wastes, toxins, corrosives, flammable materials,
15	irritants, strong sensitizers and materials which generate pressure by
16	decomposition, heat or otherwise.] (Deleted by amendment.)
17	Sec. 38.5. NRS 459.432 is hereby amended to read as follows:
18	
18 19	459.432 "Household waste" means waste material, including, without
	limitation, garbage, trash and sanitary wastes in septic tanks that is generated by a
20 21	household, including, without limitation, a single-family or multiple-unit residence,
21	hotel, motel, bunkhouse, ranger station, crew quarters, campground, picnic ground
22	and day-use recreational area. The term does not include nickel, cadmium, mercuric
23 24	oxide, manganese, zinc-carbon, [or] lead <u>or high-density energy</u> batteries, toxic art
24	supplies, used motor oil, kerosene, solvent-based paint, paint thinner, paint
25	solvents, fluorescent or high-intensity light bulbs, ammunition, fireworks,
26	pesticides the use of which has been prohibited or restricted or any other waste
27	generated by a household that would otherwise be defined as hazardous waste
28 29	pursuant to subsection 2 of NRS 459.430.
30	Sec. 39. NRS 459.435 is hereby amended to read as follows:
30 31	459.435 "Management of hazardous waste" means the systematic control of
32	the generation, collection, storage, transportation, <u>recycling</u> , processing, treatment,
32 33	recovery [and] <u>or</u> disposal [or recycling] of hazardous waste.
33 34	Sec. 40. NRS 459.440 is hereby amended to read as follows:
	459.440 "Manifest" means a document used to identify hazardous waste
35	during its transportation from between any two of the points of [generation, storage,
36	treatment and disposal, or recycling,] management and specifying the quantity,
37	composition, origin, route and destination of the waste.
38	Sec. 40.5. NRS 459.450 is hereby amended to read as follows:
39	459.450 "Storage" means the containment of hazardous waste, [temporarily
40 41	or] for a <u>temporary</u> period of years, [in a manner which does not constitute dispessed at the and of which the hardrade waste is transported processed
41	disposal.] at the end of which the hazardous waste is transported, processed,
43	treated, recovered, disposed of or stored elsewhere. Sec. 41. NRS 459.455 is hereby amended to read as follows:
44	459.455 "Treatment" means [a] <i>any method, technique or</i> process, including
44	neutralization, which is designed to change the physical, chemical or biological
46	
40 47	character or composition of hazardous waste so as to neutralize it or render it less hazardous, nonhazardous, safer for transportation, storage and disposal _ [or
47	recycling, amenable to recovery of resources of material or energy from it, or
48 49	reduce its volume.
49 50	Sec. 42. [NRS 459.475 is hereby amended to read as follows:
50 51	Sec. 42. [NKS 439.475 is hereby unlended to read as follows: 459.475 The Department shall:
52	1. Except as otherwise provided in NRS 459.480, enforce the Commission's
52	regulations on hazardous waste:
55	regulations on naturations waster,

 State, including among other things, description of: (a) Sources of hazardous waste, including information on the types and quantities of the waste; (b) Current practices and costs in the management of hazardous waste, including treatment, storage and disposal [;] or recycling; and (c) The hazards associated with the use by a consumer of a commercial product in a manner contrary to the directions for use, cautions or warnings appearing on the label of the product, if the Department determines that such a description is necessary; and (c) The hazards associated with the use by a consumer of a commercial product in a manner contrary to the directions for use, cautions or warning, appearing on the label of the product, if the Department determines that such a description is necessary; and (c) Cooperate with other states to bring about improved management of hazardous waste, encourage the chazardous baste laws relating to hazardous waste, and develop compacts between this and other states which are designed to provide for improved management of hazardous waste.] (Deleted by amendment.) Sec. 43. NRS 459.485 is hereby amended to read as follows: 459.485 The Commission shall: 1. Adopt regulations [coverning systems of hazardous waste in the entire State; and 2. Through the Department: (a) Advise, consult and cooperate with other agencies of the State, other states, the Federal Government, municipalities and other persons on matters relating to formulation of plans for managing hazardous waste.	1	2. Develop and publish a plan of management of hazardous waste in this
 (a) Source's of hazardous waste, including information on the types and quantities of the waste; (b) Current practices and costs in the management of hazardous waste, including treatment, storage and disposal [i] or recycling; and (c) The hazard associated with the use by a consumer of a commercial product in a manner contrary to the directions for use, cautions or warnings appearing on the label of the product, if the Department determines that such a description is necessary; and 3. Cooperate with other states to bring about improved management of hazardous waste, and develop compacts between this and other states which are designed to provide for improved management of hazardous waste. (Deleted by amendment.) Sec. 43. NRS 459.485 is hereby amended to read as follows: 459.485 The Commission shall: 1. Adopt regulations [governing systems of hazardous waste in the entire State; and 2. Through the Department: (a) Advise, consult and cooperate with other agencies of the State, other states, the Federal Government, municipalities and other persons on matters relating to formulation of plans for management of hazardous waste in the entire State. (b) Develop a plan for management of hazardous waste in the entire State. (c) Develop a plan for management of hazardous waste and the recycling <i>for ensuel</i> of hazardous waste. (d) Advise, consult and cooperate with other agencies of the State, other states, the Federal Government, municipalities and other persons on matters relating to formulation of plans for managing hazardous waste. (e) Develop a plan for management of hazardous waste in the entire State. (f) Develop a plan for management of hazardous waste in the and may not be facted to recycled or disposed of or excepted managed to compate the stardous. 3. Set out mechanisms for determining whether any waste is hazardous;<td></td><td></td>		
 quantities of the wastes (b) Current practices and costs in the management of hazardous waste, including treatment storage and disposal [1] or receiving and	2	
 (b) Current-practices and costs in the management of hazardous waste, including treatment, storage and disposal [1] or recycling; and (c) The hazard associated with the use by a consumer of a commercial product in a manner contrary to the directions for use, cautions or warnings appearing on the label of the product, if the Department determines that such a description is meessary; and 2. Cooperate with other states to bring about improved management of hazardous waste, and develop compacts between this and other states which are designed to provide for improved management of hazardous waste. (Deleted by amendment.) Sec. 43. NRS 459.485 is hereby amended to read as follows: 459.485 The Commission shall: Adopt regulations [governing systems of hazardous waste management.] to carry out the provisions of NRS 459.400 to 459.600, inclusive, and sections 34 and 35 of this act, including the plan for management of hazardous waste in the entire State; and Through the Department:		
 including treatment, storage and disposal [i] or receiving, and (c) The hazarda associated with the use by a consumer of a commercial product in a manner contrary to the directions for use, cautions or warnings appearing on the label of the product, if the Department determines that such a description is necessary; and 	4	
 (e) The hazards associated with the use by a consumer of a commercial product in a manner contrary to the directions for use, cautions or warnings appearing on the label of the product, if the Department determines that such a description is necessary, and 2. Cooperate with other states to bring about improved management of hazardous waste, encourage the construct of uniform state laws relating to hazardous waste, and develop compacts between this and other states. which are designed to provide for improved management of hazardous waste, and develop compacts between this and other states. which are designed to provide for improved management of hazardous waste.] (Deleted by amendment.) Sec. 43. NRS 459.485 is hereby amended to read as follows: 459.485. The Commission shall: 1. Adopt regulations [governing systems of hazardous waste management.] to carry out the provisions of NRS 459.400 to 459.600, inclusive, and sections 34 and 35 of this act, including the plan for management of hazardous waste in the entire State; and 2. Through the Department: (a) Advise, consult and cooperate with other agencies of the State, other states, the Federal Government, municipalities and other persons on matters relating to formulation of plans for managing hazardous waste in the entire State. (b) Develop a plan for management of hazardous waste and the recycling [or reuse] of hazardous waste by persons who generate hazardous waste within Nevada. The program may include grants or other financial incentives. Sec. 44. NRS 459.490 is hereby amended to read as follows: 459.490 Regulations adopted by the Commission pursuant to NRS 459.485 must be based upon studies, guidelines and regulations of the Federal Government and must: Sec out mechanisms for determining whether any waste is hazardous;	2	
 in a manner contrary to the directions for use, cautions or warnings appearing on the label of the product, if the Department determines that such a description is necessary; and 3. Cooperate with other states to bring about improved management of hazardous waste, and develop compacts between this and other states which are designed to provide for improved management of hazardous waste. All develop compacts between this and other states which are designed to provide for improved management of hazardous waste.] (Deleted by amendment.) Sec. 43. NRS 459.485 is hereby amended to read as follows: 459.485 The Commission shall: Adopt regulations fgoverning systems of hazardous waste.] (Deleted by amendment.) Compact between the and other states. and 35 of this act, including the plan for management of hazardous waste in the entire State; and Through the Department:	6	menuaing treatment, storage and disposal [;] or recycling; and
 the label of the product, if the Department determines that such a description is necessary, and <u>Cooperate with other states to bring about improved management of hazardous waste, encourage the enactment of uniform state laws relating to hazardous waste, and develop compacts between this and other states which are designed to provide for improved management of hazardous waste.] (Deleted by amendment.)</u> Sec. 43. NRS 459.485 is hereby amended to read as follows: 459.485 The Commission shall: Adopt regulations [governing systems of hazardous waste management.] to carry out the provisions of NRS 459.400 to 459.600, inclusive, and sections 34 and 35 of this act, including the plan for management of hazardous waste in the entire State; and Through the Department:		
 necessary and 3. Cooperate with other states to bring about improved management of hazardous waste, encourage the enactment of uniform state laws relating to hazardous waste, and develop compacts between this and other states which are designed to provide for improved management of hazardous waste] (Deleted by amendment.) Sec. 43. NRS 459.485 is hereby amended to read as follows: 459.485 The Commission shall: Adopt regulations [governing systems of hazardous waste] (Deleted by amendment.) Sec. 43. NRS 459.485 is hereby amended to read as follows: 459.485 The Commission shall: 		
11 -3. Cooperate with other states to bring about improved management of hazardous waste, and develop compacts between this and other states which are designed to provide for improved management of hazardous waste.] (Deleted by amendment.] 14 Sec. 43. NRS 459.485 is hereby amended to read as follows: 15 459.485 The Commission shall: 16 Adopt regulations [governing systems of hazardous waste management] to carry out the provisions of NRS 459.400 to 459.600, inclusive, and sections 34 and 35 of this act, including the plan for management of hazardous waste in the entire State; and 17 a. Adovise, consult and cooperate with other agencies of the State, other states, the Federal Government, municipalities and other persons on matters relating to formulation of plans for managing hazardous waste. 18 (b) Develop a plan for management of hazardous waste in the entire State. 19 (c) Develop a plan for management of hazardous waste in the entire State. 10 (c) Develop a plan for management of hazardous waste in the entire State. 11 (c) Develop a plan for management of hazardous waste in the entire State. 120 (c) Develop a plan for management of hazardous waste in the entire State. 131 (c) Develop a plan for management of hazardous waste in the entire State. 142 (c) Develop a plan for management of hazardous waste in the entire State. 153 (c) Develop a plan for management of hazardous waste. <		
hazardous waste, encourage the enactment of uniform state laws relating to hazardous waste, and develop compacts between this and other states which are designed to provide for improved management of hazardous waste.] (Deleted by amendment.) Sec. 43. NRS 459.485 is hereby amended to read as follows: 459.485 The Commission shall: Adopt regulations [governing systems of hazardous waste management.] to carry out the provisions of NRS 459.400 to 459.600, inclusive, and sections 34 and 35 of this act, including the plan for management of hazardous waste in the entire State; and Through the Department: Advise, consult and cooperate with other agencies of the State, other states, the Federal Government, municipalities and other persons on matters relating to formulation of plans for managing hazardous waste. (b) Develop a program to encourage the minimization of hazardous waste and the recycling for reused] of hazardous waste by persons who generate hazardous waste within Nevada. The program may include grants or other financial incentives. Sec. 44. NRS 459.490 is hereby amended to read as follows: 459.490 Regulations adopted by the Commission pursuant to NRS 459.485 must be based upon studies, guidelines and regulations of the Federal Government and must: 1. Set out mechanisms for determining whether any waste is hazardous; 2. Govern combinations of wastes which are not compatible and may not be [stored, treated, or disposed of or receyled] managed to gether; Govern in pervision and maintenance of facilities for the [treatment, storage and disposal or receyled] management of hazardous waste, including the qualifications and requirements for ownership, continuity of operation, closure and care after closing; 5. Provide standards for location, design and construction of facilities for [treatment, storage and disposal or receyling] the management of transportation relating to hazardous waste; 7. Provide procedures a		
 hazardous-waste, and develop compacts between this and other states which are designed to provide for improved management of hazardous waste.] (Deleted by amendment.) Sec. 43. NRS 459.485 is hereby amended to read as follows: 459.485 The Commission shall: Adopt regulations [governing systems of hazardous waste management.] to carry out the provisions of NRS 459.400 to 459.600, inclusive, and sections 34 and 35 of this act, including the plan for management of hazardous waste in the entire State; and Through the Department:		
14 designed to provide for improved management of hazardous waste.] (Deleted by amendment.) 15 Sec. 43. NRS 459.485 is hereby amended to read as follows: 16 459.485 The Commission shall: 17 Adopt regulations [governing systems of hazardous waste management.] to carry out the provisions of NRS 459.400 to 459.600, inclusive, and sections 34 and 35 of this act, including the plan for management of hazardous waste in the entire State; and 18 1. Adoys, consult and cooperate with other agencies of the State, other states, the Federal Government, municipalities and other persons on matters relating to formulation of plans for managing hazardous waste. 16 (b) Develop a plan for management of hazardous waste in the entire State. 17 (c) Develop a program to encourage the minimization of hazardous waste and the recycling [or rouse] of hazardous waste by persons who generate hazardous waste within Nevada. The program may include grants or other financial incentives. 18 459.490 Regulations adopted by the Commission pursuant to NRS 459.485 19 1. Set out mechanisms for determining whether any waste is hazardous; 19 2. Govern combinations of wastes which are not compatible and may not be [stored, treated, or disposed of or receycling] management of hazardous waste; 19 4. Govern operation and maintenance of facilities for the [treatment, storage and disposal or receycling] management of hazardous waste; 10 5. Provide standards for location, design and co		
amendment.) Sec. 43. NRS 459.485 is hereby amended to read as follows: 459.485 The Commission shall: 1. Adopt regulations [governing systems of hazardous waste management.] to carry out the provisions of NRS 459.400 to 459.600, inclusive, and sections 34 and 35 of this act, including the plan for management of hazardous waste in the entire State; and 2. 2. Through the Department: (a) Advise, consult and cooperate with other agencies of the State, other states, the Federal Government, municipalities and other persons on matters relating to formulation of plans for managing hazardous waste. (b) Develop a plan for management of hazardous waste in the entire State. (c) Develop a plongram to encourage the minimization of hazardous waste and the recycling [or round] of hazardous waste by persons who generate hazardous waste within Nevada. The program may include grants or other financial incentives. Sec. 44. NRS 459.490 is hereby amended to read as follows: 459.490 Regulations of wastes which are not compatible and may not be [stored, treated, or disposed of ar recycled] managed together; 3. Govern [generation, storage, treatment_ and disposel or recycling] the management f hazard		
Image: Sec. 43. NRS 459.485 is hereby amended to read as follows: 459.485 The Commission shall: 1. Adopt regulations [governing systems of hazardous waste management,] to or arry out the provisions of NRS 459.400 to 459.600, inclusive, and sections 34 and 35 of this act, including the plan for management of hazardous waste in the entire State; and 2. Through the Department: (a) Advise, consult and cooperate with other agencies of the State, other states, the Federal Government, municipalities and other persons on matters relating to formulation of plans for managing hazardous waste. (b) Develop a plan for management of hazardous waste in the entire State. (c) Develop a program to encourage the minimization of hazardous waste and the recycling [or reuse] of hazardous waste by persons who generate hazardous waste within Nevada. The program may include grants or other financial incentives. Sec. 44. NRS 459.490 is hereby amended to read as follows: 459.490 Regulations adopted by the Commission pursuant to NRS 459.485 must be based upon studies, guidelines and regulations of the Federal Government and must: 1. Set out mechanisms for determining whether any waste is hazardous; 2. Govern (generation, storage, treatment and dispocal or recycling] the management of hazardous waste; 3. Govern (generation of wastes which are not compatible and may not be [st	14	designed to provide for improved management of hazardous waste.] (Deleted by
 459.485 The Commission shall. 1. Adopt regulations [coverning systems of hazardous waste management.] to carry out the provisions of NRS 459.400 to 459.600, inclusive, and sections 34 and 35 of this act, including the plan for management of hazardous waste in the entire State; and 2. Through the Department: (a) Advise, consult and cooperate with other agencies of the State, other states, the Federal Government, municipalities and other persons on matters relating to formulation of plans for management of hazardous waste in the entire State. (b) Develop a plan for management of hazardous waste in the entire State. (c) Develop a program to encourage the minimization of hazardous waste and the recycling for reuse] of hazardous waste by persons who generate hazardous waste within Nevada. The program may include grants or other financial incentives. Sec. 44. NRS 459.490 is hereby amended to read as follows: 459.490 Regulations adopted by the Commission pursuant to NRS 459.485 must be based upon studies, guidelines and regulations of the Federal Government and must: Set out mechanisms for determining whether any waste is hazardous; Govern (combinations of wastes which are not compatible and may not be [stored, treated, or diponed of or recycled] managed together; Govern (generation, ctorage, treatment and disposal or recycling] the management of hazardous waste; Forvide standards for location, design and construction of facilities for the qualifications and requirements for ownership, continuity of operation, closure and care after closing; Provide standards for location, design and construction of facilities for the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; 	15	amendment.)
 Adopt regulations [governing systems of hazardous waste management,] to carry out the provisions of NRS 459.400 to 459.600, inclusive, and sections 34 and 35 of this act, including the plan for management of hazardous waste in the entire State; and Through the Department: (a) Advise, consult and cooperate with other agencies of the State, other states, the Federal Government, municipalities and other persons on matters relating to formulation of plans for managing hazardous waste. (b) Develop a plan for management of hazardous waste in the entire State. (c) Develop a program to encourage the minimization of hazardous waste and the recycling [or reuse] of hazardous waste by persons who generate hazardous waste within Nevada. The program may include grants or other financial incentives. Sec. 44. NRS 459.490 is hereby amended to read as follows: 459.490 Regulations adopted by the Commission pursuant to NRS 459.485 must be based upon studies, guidelines and regulations of the Federal Government and must:	16	Sec. 43. NRS 459.485 is hereby amended to read as follows:
 <i>carry out the provisions of NRS 459.400 to 459.600, inclusive, and sections 34</i> <i>and 35 of this act,</i> including the plan for management of hazardous waste in the entire State; and Through the Department: (a) Advise, consult and cooperate with other agencies of the State, other states, the Federal Government, municipalities and other persons on matters relating to formulation of plans for managing hazardous waste. (b) Develop a plan for management of hazardous waste in the entire State. (c) Develop a program to encourage the minimization of hazardous waste and the recycling for reuse) of hazardous waste by persons who generate hazardous waste within Nevada. The program may include grants or other financial incentives. Sec. 44. NRS 459.490 is hereby amended to read as follows: 459.490 Regulations adopted by the Commission pursuant to NRS 459.485 must be based upon studies, guidelines and regulations of the Federal Government and must:	17	459.485 The Commission shall:
 <i>carry out the provisions of NRS 459.400 to 459.600, inclusive, and sections 34</i> <i>and 35 of this act,</i> including the plan for management of hazardous waste in the entire State; and Through the Department: (a) Advise, consult and cooperate with other agencies of the State, other states, the Federal Government, municipalities and other persons on matters relating to formulation of plans for managing hazardous waste. (b) Develop a plan for management of hazardous waste in the entire State. (c) Develop a program to encourage the minimization of hazardous waste and the recycling for reuse) of hazardous waste by persons who generate hazardous waste within Nevada. The program may include grants or other financial incentives. Sec. 44. NRS 459.490 is hereby amended to read as follows: 459.490 Regulations adopted by the Commission pursuant to NRS 459.485 must be based upon studies, guidelines and regulations of the Federal Government and must:	18	1. Adopt regulations for systems of hazardous waste management. to
 and 35 of this act, including the plan for management of hazardous waste in the entire State; and 2. Through the Department: (a) Advise, consult and cooperate with other agencies of the State, other states, the Federal Government, municipalities and other persons on matters relating to formulation of plans for managing hazardous waste. (b) Develop a plan for management of hazardous waste in the entire State. (c) Develop a plan for management of hazardous waste in the entire State. (d) Develop a plan for management of hazardous waste and the recycling for reusel of hazardous waste by persons who generate hazardous waste within Nevada. The program may include grants or other financial incentives. Sec. 44. NRS 459.490 is hereby amended to read as follows: 459.490 Regulations adopted by the Commission pursuant to NRS 459.485 must be based upon studies, guidelines and regulations of the Federal Government and must: Set out mechanisms for determining whether any waste is hazardous; Govern combinations of wastes which are not compatible and may not be [stored, treated, or disposed of or recyclic] managed together; Govern [generation, storage, treatment and disposal or recycling] the management of hazardous waste; Govern operation and maintenance of facilities for the [treatment, storage and disposal or recycling] management of hazardous waste;	19	
 entire State; and 2. Through the Department: (a) Advise, consult and cooperate with other agencies of the State, other states, the Federal Government, municipalities and other persons on matters relating to formulation of plans for managing hazardous waste. (b) Develop a plan for management of hazardous waste in the entire State. (c) Develop a program to encourage the minimization of hazardous waste and the recycling [or reuse] of hazardous waste by persons who generate hazardous waste within Nevada. The program may include grants or other financial incentives. Sec. 44. NRS 459.490 is hereby amended to read as follows: 459.490 Regulations adopted by the Commission pursuant to NRS 459.485 must be based upon studies, guidelines and regulations of the Federal Government and must: 1. Set out mechanisms for determining whether any waste is hazardous; 2. Govern combinations of wastes which are not compatible and may not be [stored, treated, or disposed of or recycled] managed together; 3. Govern [generation, storage, treatment and disposal or recycling] the management of hazardous waste; 4. Govern operation and maintenance of facilities for the [treatment, storage and disposal or recycling] management of hazardous waste; 5. Provide standards for location, design and construction of facilities for the transportation, packing and labeling of hazardous waste; 6. Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste; 7. Provide procedures and requirements for the use of a manifest for each 		
 2. Through the Department: (a) Advise, consult and cooperate with other agencies of the State, other states, the Federal Government, municipalities and other persons on matters relating to formulation of plans for managing hazardous waste.		
 (a) Advise, consult and cooperate with other agencies of the State, other states, the Federal Government, municipalities and other persons on matters relating to formulation of plans for managing hazardous waste. (b) Develop a plan for management of hazardous waste in the entire State. (c) Develop a program to encourage the minimization of hazardous waste and the recycling [or reuse] of hazardous waste by persons who generate hazardous waste within Nevada. The program may include grants or other financial incentives. Sec. 44. NRS 459.490 is hereby amended to read as follows: 459.490 Regulations adopted by the Commission pursuant to NRS 459.485 must be based upon studies, guidelines and regulations of the Federal Government and must: 1. Set out mechanisms for determining whether any waste is hazardous; 2. Govern combinations of wastes which are not compatible and may not be [stored, treated, or disposed of or recycled] managed together; 3. Govern [generation, storage, treatment and disposal or recycling] the management of hazardous waste; 4. Govern operation and maintenance of facilities for the [treatment, storage and disposal or recycling] management of hazardous waste; 5. Provide standards for location, design and construction of facilities for [treatment, storage and disposal or recycling] the management of hazardous waste; 6. Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; 7. Provide procedures and requirements for the use of a manifest for each 		
 the Federal Government, municipalities and other persons on matters relating to formulation of plans for managing hazardous waste. (b) Develop a plan for management of hazardous waste in the entire State. (c) Develop a program to encourage the minimization of hazardous waste and the recycling [or reuse] of hazardous waste by persons who generate hazardous waste within Nevada. The program may include grants or other financial incentives. Sec. 44. NRS 459.490 is hereby amended to read as follows: 459.490 Regulations adopted by the Commission pursuant to NRS 459.485 must be based upon studies, guidelines and regulations of the Federal Government and must: 1. Set out mechanisms for determining whether any waste is hazardous; 2. Govern combinations of wastes which are not compatible and may not be [stored, treated, or disposed of or recycling] management of hazardous waste; 4. Govern operation, storage, treatment and disposal or recycling] the management of hazardous waste; 5. Provide standards for location, design and construction of facilities for the reater closing; 5. Provide standards for location, design and construction of facilities for the reater closing; 5. Provide standards for location, design and construction of facilities for the reatment, storage and disposal or recycling] the management of hazardous waste; 6. Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; 7. Provide procedures and requirements for the use of a manifest for each 		
 formulation of plans for managing hazardous waste. (b) Develop a plan for management of hazardous waste in the entire State. (c) Develop a program to encourage the minimization of hazardous waste and the recycling for reused of hazardous waste by persons who generate hazardous waste within Nevada. The program may include grants or other financial incentives. Sec. 44. NRS 459.490 is hereby amended to read as follows: 459.490 Regulations adopted by the Commission pursuant to NRS 459.485 must be based upon studies, guidelines and regulations of the Federal Government and must: 1. Set out mechanisms for determining whether any waste is hazardous; 2. Govern combinations of wastes which are not compatible and may not be [stored, treated, or disposed of ar recycled] managed together; 3. Govern [generation, storage, treatment and disposal or recycling] the management of hazardous waste; 4. Govern operation and maintenance of facilities for the [treatment, storage and disposal or recycling] management of hazardous waste; 5. Provide standards for location, design and construction of facilities for [treatment, storage and disposal or recycling] the management of hazardous waste; 6. Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; 7. Provide procedures and requirements for the use of a manifest for each 		
 (b) Develop a plan for management of hazardous waste in the entire State. (c) Develop a program to encourage the minimization of hazardous waste and the recycling for reusel of hazardous waste by persons who generate hazardous waste within Nevada. The program may include grants or other financial incentives. Sec. 44. NRS 459.490 is hereby amended to read as follows: 459.490 Regulations adopted by the Commission pursuant to NRS 459.485 must be based upon studies, guidelines and regulations of the Federal Government and must: 1. Set out mechanisms for determining whether any waste is hazardous; 2. Govern combinations of wastes which are not compatible and may not be [stored, treated, or disposed of or recycled] managed together; 3. Govern [generation, storage, treatment and disposal or recycling] the management of hazardous waste; 4. Govern operation and maintenance of facilities for the [treatment, storage and disposal or recycling] management of hazardous waste, including the qualifications and requirements for ownership, continuity of operation, closure and care after closing; 5. Provide standards for location, design and construction of facilities for [treatment, storage and disposal or recycling] the management of hazardous waste; 6. Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; 7. Provide procedures and requirements for the use of a manifest for each 		
 (c) Develop a program to encourage the minimization of hazardous waste and the recycling [or reuse] of hazardous waste by persons who generate hazardous waste within Nevada. The program may include grants or other financial incentives. Sec. 44. NRS 459.490 is hereby amended to read as follows: 459.490 Regulations adopted by the Commission pursuant to NRS 459.485 must be based upon studies, guidelines and regulations of the Federal Government and must: 1. Set out mechanisms for determining whether any waste is hazardous; 2. Govern combinations of wastes which are not compatible and may not be [stored, treated, or disposed of or recycled] managed together; 3. Govern [generation, storage, treatment and disposal or recycling] the management of hazardous waste; 4. Govern operation and maintenance of facilities for the [treatment, storage and disposal or recycling] management of hazardous waste, including the qualifications and requirements for ownership, continuity of operation, closure and care after closing; 5. Provide standards for location, design and construction of facilities for [treatment, storage and disposal or recycling] the management of hazardous waste; 6. Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; 7. Provide procedures and requirements for the use of a manifest for each 		
 the recycling [or reuse] of hazardous waste by persons who generate hazardous waste within Nevada. The program may include grants or other financial incentives. Sec. 44. NRS 459.490 is hereby amended to read as follows: 459.490 Regulations adopted by the Commission pursuant to NRS 459.485 must be based upon studies, guidelines and regulations of the Federal Government and must: Set out mechanisms for determining whether any waste is hazardous; Govern combinations of wastes which are not compatible and may not be [stored, treated, or disposed of or recycled] managed together; Govern [generation, storage, treatment and disposal or recycling] the management of hazardous waste; Govern operation and maintenance of facilities for the [treatment, storage and disposal or recycling] management of hazardous waste; Provide standards for location, design and construction of facilities for [treatment, storage and disposal or recycling] the management of hazardous waste; Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; Provide procedures and requirements for the use of a manifest for each 		
 waste within Nevada. The program may include grants or other financial incentives. Sec. 44. NRS 459.490 is hereby amended to read as follows: 459.490 Regulations adopted by the Commission pursuant to NRS 459.485 must be based upon studies, guidelines and regulations of the Federal Government and must: 1. Set out mechanisms for determining whether any waste is hazardous; 2. Govern combinations of wastes which are not compatible and may not be [stored, treated, or disposed of or recycled] managed together; 3. Govern [generation, storage, treatment and disposal or recycling] the management of hazardous waste; 4. Govern operation and maintenance of facilities for the [treatment, storage and disposal or recycling] management of hazardous waste, including the qualifications and requirements for ownership, continuity of operation, closure and care after closing; 5. Provide standards for location, design and construction of facilities for [treatment, storage and disposal or recycling] the management of hazardous waste; 6. Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; 7. Provide procedures and requirements for the use of a manifest for each 		
 Sec. 44. NRS 459.490 is hereby amended to read as follows: 459.490 Regulations adopted by the Commission pursuant to NRS 459.485 must be based upon studies, guidelines and regulations of the Federal Government and must: 1. Set out mechanisms for determining whether any waste is hazardous; 2. Govern combinations of wastes which are not compatible and may not be [stored, treated, or disposed of or recycled] managed together; 3. Govern [generation, storage, treatment and disposal or recycling] the management of hazardous waste; 4. Govern operation and maintenance of facilities for the [treatment, storage and disposal or recycling] management of hazardous waste; 5. Provide standards for location, design and construction of facilities for [treatment, storage and disposal or recycling] the management of hazardous waste; 6. Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; 7. Provide procedures and requirements for the use of a manifest for each 		
 459.490 Regulations adopted by the Commission pursuant to NRS 459.485 must be based upon studies, guidelines and regulations of the Federal Government and must: Set out mechanisms for determining whether any waste is hazardous; Govern combinations of wastes which are not compatible and may not be [stored, treated, or disposed of or recycled] managed together; Govern [generation, storage, treatment and disposal or recycling] the management of hazardous waste; Govern operation and maintenance of facilities for the [treatment, storage and disposal or recycling] management of hazardous waste; Provide standards for location, design and construction of facilities for [treatment, storage and disposal or recycling] the management of hazardous waste; Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; 		
 must be based upon studies, guidelines and regulations of the Federal Government and must: Set out mechanisms for determining whether any waste is hazardous; Govern combinations of wastes which are not compatible and may not be [stored, treated, or disposed of or recycled] managed together; Govern [generation, storage, treatment and disposal or recycling] the management of hazardous waste; Govern operation and maintenance of facilities for the [treatment, storage and disposal or recycling] management of hazardous waste, including the qualifications and requirements for ownership, continuity of operation, closure and care after closing; Provide standards for location, design and construction of facilities for [treatment, storage and disposal or recycling] the management of hazardous waste; Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; Provide procedures and requirements for the use of a manifest for each 		
 and must: 1. Set out mechanisms for determining whether any waste is hazardous; 2. Govern combinations of wastes which are not compatible and may not be [stored, treated, or disposed of or recycled] managed together; 3. Govern [generation, storage, treatment and disposal or recycling] the management of hazardous waste; 4. Govern operation and maintenance of facilities for the [treatment, storage and disposal or recycling] management of hazardous waste; 5. Provide standards for location, design and construction of facilities for [treatment, storage and disposal or recycling] the management of hazardous waste; 6. Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; 7. Provide procedures and requirements for the use of a manifest for each 		
 Set out mechanisms for determining whether any waste is hazardous; Govern combinations of wastes which are not compatible and may not be [stored, treated, or disposed of or recycled] managed together; Govern [generation, storage, treatment and disposal or recycling] the management of hazardous waste; Govern operation and maintenance of facilities for the [treatment, storage and disposal or recycling] management of hazardous waste, including the qualifications and requirements for ownership, continuity of operation, closure and care after closing; Provide standards for location, design and construction of facilities for [treatment, storage and disposal or recycling] the management of hazardous waste; Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; Provide procedures and requirements for the use of a manifest for each 		
 Govern combinations of wastes which are not compatible and may not be [stored, treated, or disposed of or recycled] managed together; Govern [generation, storage, treatment and disposal or recycling] the management of hazardous waste; Govern operation and maintenance of facilities for the [treatment, storage and disposal or recycling] management of hazardous waste, including the qualifications and requirements for ownership, continuity of operation, closure and care after closing; Provide standards for location, design and construction of facilities for [treatment, storage and disposal or recycling] the management of hazardous waste; Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; Provide procedures and requirements for the use of a manifest for each 		
 [stored, treated, or disposed of or recycled] managed together; Govern [generation, storage, treatment and disposal or recycling] the management of hazardous waste; Govern operation and maintenance of facilities for the [treatment, storage and disposal or recycling] management of hazardous waste, including the qualifications and requirements for ownership, continuity of operation, closure and care after closing; Provide standards for location, design and construction of facilities for [treatment, storage and disposal or recycling] the management of hazardous waste; Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; Provide procedures and requirements for the use of a manifest for each 		
 3. Govern [generation, storage, treatment and disposal or recycling] the management of hazardous waste; 4. Govern operation and maintenance of facilities for the [treatment, storage and disposal or recycling] management of hazardous waste, including the qualifications and requirements for ownership, continuity of operation, closure and care after closing; 5. Provide standards for location, design and construction of facilities for [treatment, storage and disposal or recycling] the management of hazardous waste; 6. Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; 7. Provide procedures and requirements for the use of a manifest for each 		
 management of hazardous waste; Govern operation and maintenance of facilities for the [treatment, storage and disposal or recycling] management of hazardous waste, including the qualifications and requirements for ownership, continuity of operation, closure and care after closing; Frovide standards for location, design and construction of facilities for [treatment, storage and disposal or recycling] the management of hazardous waste; Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; Provide procedures and requirements for the use of a manifest for each 	36	
 4. Govern operation and maintenance of facilities for the [treatment, storage and disposal or recycling] management of hazardous waste, including the qualifications and requirements for ownership, continuity of operation, closure and care after closing; 5. Provide standards for location, design and construction of facilities for [treatment, storage and disposal or recycling] the management of hazardous waste; 6. Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; 7. Provide procedures and requirements for the use of a manifest for each 	37	3. Govern [generation, storage, treatment and disposal or recycling] the
 and disposal or recycling] management of hazardous waste, including the qualifications and requirements for ownership, continuity of operation, closure and care after closing; 5. Provide standards for location, design and construction of facilities for [treatment, storage and disposal or recycling] the management of hazardous waste; 6. Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; 7. Provide procedures and requirements for the use of a manifest for each 	38	<i>management</i> of hazardous waste;
 qualifications and requirements for ownership, continuity of operation, closure and care after closing; 5. Provide standards for location, design and construction of facilities for [treatment, storage and disposal or recycling] the management of hazardous waste; 6. Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; 7. Provide procedures and requirements for the use of a manifest for each 	39	4. Govern operation and maintenance of facilities for the treatment, storage
 qualifications and requirements for ownership, continuity of operation, closure and care after closing; 5. Provide standards for location, design and construction of facilities for [treatment, storage and disposal or recycling] the management of hazardous waste; 6. Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; 7. Provide procedures and requirements for the use of a manifest for each 	40	and disposal or recycling! management of hazardous waste, including the
 care after closing; 5. Provide standards for location, design and construction of facilities for <i>Itreatment, storage and disposal or recycling] the management</i> of hazardous waste; 6. Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; 7. Provide procedures and requirements for the use of a manifest for each 	41	
 5. Provide standards for location, design and construction of facilities for [treatment, storage and disposal or recycling] the management of hazardous waste; 6. Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; 7. Provide procedures and requirements for the use of a manifest for each 		
 44 [treatment, storage and disposal <i>or recycling</i>] the management of hazardous waste; 45 6. Except as otherwise provided in NRS 459.700 to 459.780, inclusive, 46 govern the transportation, packing and labeling of hazardous waste in a manner 47 consistent with regulations issued by the United States Department of 48 Transportation relating to hazardous waste; 49 7. Provide procedures and requirements for the use of a manifest for each 		
 6. Except as otherwise provided in NRS 459.700 to 459.780, inclusive, govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; 7. Provide procedures and requirements for the use of a manifest for each 		
 govern the transportation, packing and labeling of hazardous waste in a manner consistent with regulations issued by the United States Department of Transportation relating to hazardous waste; 7. Provide procedures and requirements for the use of a manifest for each 		6. Except as otherwise provided in NRS 459.700 to 459.780 inclusive
 47 consistent with regulations issued by the United States Department of 48 Transportation relating to hazardous waste; 49 7. Provide procedures and requirements for the use of a manifest for each 		
 48 Transportation relating to hazardous waste; 49 7. Provide procedures and requirements for the use of a manifest for each 		
49 7. Provide procedures and requirements for the use of a manifest for each		
THE SUBDICAL OF HAZADOOD WANG, THE DICKENTES AND LEADINETIEMS THUS DE ADDITED		
equally to those persons who transport hazardous waste generated by others and		

51 equally to those persons who transport hazardous waste generated by others and 52 those who transport hazardous waste which they have generated themselves; and

1	9. Take into account elimetic and coolegie variations and other feature
1	8. Take into account climatic and geologic variations and other factors
2	relevant to the management of hazardous waste.
3	Sec. 45. [NRS 459.500 is hereby amended to read as follows:
4	459.500 1. Except as otherwise provided in NRS 459.700 to 459.780, inclusive,
5	or 459.800 to 459.856, inclusive:
6	— (a) Regulations of the Commission must provide:
7	(1) For safety in the packaging, handling, transportation and disposal or
8	recycling of hazardous waste:
9	(2) For the certification of consultants involved in consultation regarding
10	the response to and the clean up of leaks of hazardous waste, hazardous material or
11	a regulated substance from underground storage tanks, the clean up of spills of or
12	a regulated substance from underground storage tanks, the crean up of spins of or accidents or motor vehicle crashes involving hazardous waste, hazardous material
13	or a regulated substance, or the management of hazardous waste;
14	(3) That a person employed full-time by a business to act as such a
15	consultant is exempt from the requirements of certification if the person:
16	(I) Meets the applicable requirements of 29 C.F.R. § 1910.120 to
17	manage such waste, materials or substances; and
18	(II) Is acting in the course of that full-time employment; and
19	(4) For the certification of laboratorics that perform analyses for the
20	purposes of NRS 459.400 to 459.600, inclusive, and sections 34 and 35 of this act,
21	NRS 459.610 to 459.658, inclusive, and 459.800 to 459.856, inclusive, to identify
22	whether waste is hazardous waste or to detect the presence of hazardous waste or a
$\frac{22}{23}$	regulated substance in soil or water.
$\frac{23}{24}$	
	(b) Regulations of the Commission may:
25	(1) Provide for the licensing and other necessary regulation of generators,
26	including shippers and brokers, who cause that waste to be transported into or
27	through Nevada or for disposal in Nevada;
28	(2) Require that the person responsible for a spill, leak, accident or motor
29	vehicle crash involving hazardous waste, hazardous material or a regulated
30	substance, obtain advice on the proper handling of the spill, leak, accident or motor
31	vehicle crash from a consultant certified under the regulations adopted pursuant to
32	paragraph (a); and
33	(3) Establish standards relating to the education, experience, performance
34	and financial responsibility required for the certification of consultants.
35	2. The regulations may include provisions for:
	(a) East to may the cost of instruction costification and other regulation
36	(a) Fees to pay the cost of inspection, certification and other regulation,
37	excluding any activities conducted pursuant to NRS 459.7052 to 459.728,
38	inclusive; and
39	(b) Administrative penalties of not more than \$2,500 per violation or \$10,000
40	per shipment for violations by persons licensed by the Department, and the criminal
41	prosecution of violations of its regulations by persons who are not licensed by the
42	Department.
43	3. Designated employees of the Department and the Nevada Highway Patrol
44	Division shall enforce the regulations of the Commission relating to the transport
45	and handling of hazardous waste and the leakage or spill of that waste from
46	packages.] (Deleted by amendment.)
40	
	Sec. 46. NRS 459.515 is hereby amended to read as follows:
48	459.515 1. It is unlawful for any person to:
49	(a) Construct, substantially alter or operate any facility for the [treatment,
50	storage, or disposal or recycling] management of hazardous waste; or
51	(b) [Treat, store, or dispose of or recycle] Manage any hazardous waste,

 \rightarrow unless the person has first obtained a permit from the Department to do so \square , if a permit is required for that type of facility for the management of hazardous waste by the regulations adopted by the Commission pursuant to NRS 459.520.

2. A person who:

1 2 3

4

5

6

7

8

9

10

11

12

13

14 15

16

17

18 19

20

21

22

23

24 25

27

28

(a) Conducts an activity for which a permit is required pursuant to this section, and is doing so on the effective date of the regulations establishing procedures for the system of permits; and

(b) Has made an application for a permit,

→ shall be deemed to have been issued a permit until his or her application has been acted upon, unless a delay in that action was caused by the person's failure to furnish information which was reasonably requested or required for the processing of the application.

3. The Commission may require a person who is conducting an activity pursuant to subsection 2 to comply with requirements which it has specified by regulation before a permit is issued.

Sec. 47. NRS 459.520 is hereby amended to read as follows:

The Commission shall adopt regulations [for] : 459.520 1.

(a) Establishing the types of facilities for the management of hazardous waste which must obtain a permit: and

(b) For the granting, renewal, modification, suspension, revocation and denial of such permits.

2. If the local government within whose territory a facility for the *treatment*, storage, or disposal or recycling] management of hazardous waste is to be located requires that a special use permit or other authorization be obtained for such a facility or activity, the application to the Department for a permit to operate such a 26 facility must show that local authorization has been obtained. This requirement does not apply to an application for a permit to construct a utility facility that is subject to the provisions of NRS 704.820 to 704.900, inclusive.

29 3. Permits may contain terms and conditions which the Department considers 30 necessary and which conform to the provisions of regulations adopted by the 31 Commission. 32

4. Permits may be issued for any period of not more than 10 years.

33 5. A permit may not be granted or renewed if the Director determines that 34 granting or renewing the permit is inconsistent with any regulation of the 35 Commission relating to hazardous waste or with the plan for management of hazardous waste developed pursuant to NRS 459.485. The provisions of this 36 37 subsection do not apply to a permit granted or under review before July 1, 1987.

6. The Department may suspend or revoke a permit pursuant to the 38 Commission's regulations if the holder of the permit fails or refuses to comply with 39 40 the terms of the permit or a regulation of the Commission relating to hazardous 41 waste.

7. A permit may not be granted, renewed or modified for a facility for the 42 43 disposal of hazardous waste that proposes to construct or operate a landfill unless 44 the Director determines that the landfill is or will be constructed to include at least 45 one liner and a leachate collection and removal system designed to prevent the 46 migration of waste or leachate to the adjacent subsurface soils, groundwater and 47 surface water. 48

8. As used in this section:

49 (a) "Landfill" means a disposal facility or part of a facility where hazardous 50 waste is placed in or on land and which is not a pile, a land-treatment facility, a 51 surface impoundment, an underground-injection well, a salt-dome formation, a salt-52 bed formation, an underground mine or a cave.

(b) "Leachate" means any liquid, including any suspended components in the liquid, that has percolated through or drained from a landfill.

(c) "Leachate collection and removal system" means a layer of granular or synthetic materials installed above a liner and operated in conjunction with drains, pipes, sumps and pumps or other means designed to collect and remove leachate from a landfill.

(d) "Liner" means a continuous layer of artificially created material installed beneath and on the sides of a landfill which restricts the downward or lateral escape of hazardous waste, hazardous waste constituents or leachate, and prevents the migration of waste to the adjacent subsurface soils, groundwater and surface water.

1 2 3

4

5

6

7

8

9

Sec. 48. NRS 459.525 is hereby amended to read as follows:

459.525 1. The Commission shall adopt regulations [requiring that]:

(a) Establishing the types of facilities for the management of hazardous waste for which the owner or operator of [any] a facility for the [treatment, storage or-disposal or recycling] management of hazardous waste must show his or her financial responsibility for the undertaking [by providing:]; and

20

21

2.2

23

24

25

26

27

28 29

30

31

32

33

34

35

36 37

38

39

40

41

14

(b) Requiring the owner or operator to provide:

[(a)] (1) Evidence that the owner or operator has a policy of liability insurance in an amount which the Department has determined is necessary for the protection of human health, public safety and the environment;

[(b)] (2) Evidence of security, in a form and amount which the Department deems necessary, to ensure that at the time of any abandonment, cessation or interruption of the service provided by the facility, and thereafter, all appropriate measures will be taken to prevent damage to human health, public safety and the environment; and

[(c)] (3) Any other evidence of financial responsibility which the Commission finds necessary for those purposes.

2. Requirements established pursuant to this section may not exceed those requirements for financial responsibility established pursuant to the Resource Conservation and Recovery Act of 1976, 42 U.S.C. §§ 6901 et seq.

3. Any claim arising from conduct for which evidence of financial responsibility is required may be asserted directly against the insurer, guarantor, surety or other person providing such evidence if the owner or operator:

(a) Has filed a petition in bankruptcy, or is the object of an involuntary petition;

(b) Cannot respond in damages in the event a judgment is entered against the owner or operator; or

(c) Is not subject to the personal jurisdiction of any court of this or any other state, or of the United States, or cannot, with due diligence, be served with process.

4. If a claim is asserted directly against a person providing evidence of financial responsibility, that person may assert any right or defense which:

42 (a) The person might have asserted in any action against him or her by the 43 owner or operator; or

44 (b) The owner or operator might have asserted, had the claim been made 45 against him or her.

46

Sec. 49. NRS 459.537 is hereby amended to read as follows:

47 459.537 1. If the person responsible for a leak or spill of or an accident or 48 motor vehicle crash involving hazardous waste, hazardous material or a regulated 49 substance does not act promptly and appropriately to clean and decontaminate the 49 affected area properly, and if his or her inaction presents an imminent and 40 substantial hazard to human health, public safety or the environment, money from 40 the Account for the Management of Hazardous Waste may be expended to pay the 50 costs of: (a) Responding to the leak, spill, accident or crash;

(b) Coordinating the efforts of state, local and federal agencies responding to the leak, spill, accident or crash;

(c) Managing the cleaning and decontamination of an area for the *[treatment, storage, disposal or recycling]* <u>management</u> of hazardous waste or the site of the leak, spill, accident or crash;

(d) Removing or contracting for the removal of hazardous waste, hazardous material or a regulated substance which presents an imminent danger to human health, public safety or the environment; or

(e) Services rendered in responding to the leak, spill, accident or crash, by consultants certified pursuant to regulations adopted by the Commission.

2. Except as otherwise provided in this subsection or NRS 459.610 to 12 13 459.658, inclusive, the Director shall demand reimbursement of the Account for money expended pursuant to subsection 1 from any person who is responsible for 14 15 the accident, crash, leak or spill, or who owns or controls the hazardous waste, 16 hazardous material or a regulated substance, or the area used for the fdisposal or 17 recycling] management of the waste, material or substance. Payment of the 18 reimbursement is due within 60 days after the person receives notice from the 19 Director of the amount due. The provisions of this section do not apply to a spill or 20 leak of or an accident or motor vehicle crash involving natural gas or liquefied 21 petroleum gas while it is under the responsibility of a public utility. 2.2

3. At the request of the Director, the Attorney General shall initiate recovery by legal action of the amount of any unpaid reimbursement plus interest at a rate determined pursuant to NRS 17.130 computed from the date of the incident.

4. As used in this section:

(a) "Does not act promptly and appropriately" means that the person:

(1) Cannot be notified of the incident within 2 hours after the initial attempt to contact the person;

(2) Does not, within 2 hours after receiving notification of the incident, make an oral or written commitment to clean and decontaminate the affected area properly;

• •

(3) Does not act upon the commitment within 24 hours after making it;

(4) Does not clean and decontaminate the affected area properly; or

(5) Does not act immediately to clean and decontaminate the affected area properly, if his or her inaction presents an imminent and substantial hazard to human health, public safety or the environment.

(b) "Responding" means any efforts to mitigate, attempt to mitigate or assist in
the mitigation of the effects of a leak or spill of or an accident or motor vehicle
crash involving hazardous waste, hazardous material or a regulated substance,
including, without limitation, efforts to:

41 (1) Contain and dispose of the hazardous waste, hazardous material or 42 regulated substance.

43 (2) Clean and decontaminate the area affected by the leak, spill, accident or 44 crash.

45 46

1 2 3

4

5

6

7

8

9

10

11

23

24

25

26

27

28

29

30

31

32

33

34

35

36

(3) Investigate the occurrence of the leak, spill, accident or crash.

Sec. 50. NRS 459.546 is hereby amended to read as follows:

47 459.546 1. Except as otherwise provided in subsection 4, the owner or
48 operator of a facility for the [treatment, storage, or disposal or recycling]
49 management of hazardous waste or a person who wishes to construct such a
450 facility may apply to the Commission for a variance from its applicable regulations.
51 The Commission may grant a variance only if, after a public hearing on due notice,
52 it finds from a preponderance of the evidence that:

(a) The facility or proposed facility, under the worst adverse conditions, does not or will not endanger or tend to endanger the environment and human health or safety; and

(b) Compliance with the regulations would produce serious hardship without equal or greater benefits to the environment or public.

2. The Commission shall not grant a variance unless it has considered in the following order of priority the interests of:

(a) The public;

(b) Other owners of property likely to be affected by the emissions or discharge; and

(c) The applicant.

3. The Commission may:

(a) Upon granting a variance, impose certain conditions upon the applicant; or

(b) Revoke the variance if the applicant fails to comply with those conditions.

4. The Commission shall not grant a variance from its applicable regulations that would allow a facility for the disposal of hazardous waste to construct or operate a landfill in a manner that fails to comply with the requirements of subsection 7 of NRS 459.520.

Sec. 51. NRS 459.550 is hereby amended to read as follows:

459.550 1. The Commission shall adopt regulations which require licensees to keep records and submit reports on hazardous waste and which prescribe procedures for:

(a) Installing, calibrating, using and maintaining monitoring equipment or other methods for obtaining data on hazardous wastes;

(b) Taking samples and performing tests and analyses;

(c) Establishing and maintaining suitable records; and

(d) Making reports to the Department.

2. It is unlawful for any person to [generate, store, transport, treat, or dispose of or recycle] manage hazardous waste without reporting each activity to the Department in accordance with regulations adopted by the Commission.

Sec. 51.5. NRS 459.558 is hereby amended to read as follows:

459.558 1. The provisions of NRS 459.560 and 459.565 that concern hazardous substances do not apply:

(a) [In a county whose population is less than 55,000;

(b)] To mining or agricultural activities; or

(b) To other facilities or locations where the quantity of any one hazardous substance at any one facility or location does not exceed 1,000 kilograms at any time.

2. All other provisions of NRS 459.560 and 459.565, including the provisions
 concerning hazardous waste, apply to [all counties and] all industries without
 regard to volume.

42

1 2 3

4

5

6

7

8

9

10

11

12 13

14 15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32 33

34 35

36 37

38

Sec. 52. NRS 459.560 is hereby amended to read as follows:

43 459.560 Any authorized representative or employee of the Commission or the
44 Department may, for the purpose of carrying out his or her duties pursuant to NRS
459.400 to 459.600, inclusive, *and sections 34 and 35 of this act*, or to enforce a
46 regulation adopted pursuant to those sections:

47 1. Enter any place where waste or a substance which the Department has
48 reason to believe may be hazardous waste or a hazardous substance is or may have
49 been [generated, stored, transported, treated, disposed of , recycled] managed or
50 otherwise handled;

51 2. Inspect and obtain samples of any waste or substance which the 52 Department has reason to believe may be hazardous waste or a hazardous substance, including samples from any vehicle in which waste or substance is being transported, and samples of containers and labels; and

3. Inspect and copy any records, reports, information or test results relating to the management of hazardous wastes or hazardous substances.

8

9

10 11

12 13

14

15

16

17

18

19

20

21

22

23

24

33

1 2 3

Sec. 53. NRS 459.565 is hereby amended to read as follows:

459.565 1. If the Department receives information that the [handling, storage, transportation, treatment, or disposal or recycling] the management of any waste or hazardous substance may present an imminent and substantial hazard to human health, public safety or the environment, it may:

(a) Issue an order directing the owner or operator of the facility for [treatment, storage, or disposal or recycling] the management of the waste or the owner or operator of any site where the [treatment, storage, or disposal or recycling] management of a hazardous substance has occurred or may occur or any other person who has custody of the waste or hazardous substance to take necessary steps to prevent the act or eliminate the practice which constitutes the hazard.

(b) Order a site assessment to be conducted and a remediation plan to be developed pursuant to regulations adopted by the Commission.

(c) Assess costs and expenses incurred by the Department in carrying out the provisions of this section or in removing, correcting or terminating any hazard to human health, public safety or the environment pursuant to regulations adopted by the Commission.

(d) Request that the Attorney General commence an action to enjoin the practices or acts which constitute the hazard.

(e) Take any other action designed to reduce or eliminate the hazard.

25 The Department may perform inspections pursuant to NRS 459.560 and 2. 26 issue an order directing the owner or operator of the facility for [treatment, storage, 27 or disposal or recycling] the management of waste or the owner or operator of any site where the [treatment, storage, or disposal or recycling] management of a 28 29 hazardous substance has occurred or may occur or any other person who has 30 custody of the waste or hazardous substance to take any necessary steps to prevent 31 any act or eliminate any practice or effect which could constitute a hazard to human 32 health, public safety or the environment.

Sec. 54. NRS 459.585 is hereby amended to read as follows:

34 Any person who violates or contributes to a violation of any 459.585 1. 35 provision of NRS 459.400 to 459.560, inclusive, and section 34 of this act, NRS 459.590 or of any regulation adopted or permit or order issued pursuant to those 36 37 sections, or who does not take action to correct a violation within the time specified 38 in an order, is liable to the Department for a civil penalty of not more than \$25,000 for each day on which the violation occurs. This penalty is in addition to any other 39 40 penalty provided by NRS 459.400 to 459.600, inclusive [-] and sections 34 and 35 41 of this act.

42 2. The Department may recover, in the name of the State of Nevada, actual 43 damages which result from a violation, in addition to the civil penalty provided in 44 this section. The damages may include expenses incurred by the Department in 45 removing, correcting or terminating any adverse effects which resulted from the 46 violation and compensation for any fish, aquatic life or other wildlife destroyed as a 47 result of the violation.

In addition to any other remedy provided by this chapter, the Department
may compel compliance with any provision of NRS 459.400 to 459.560, inclusive, *and section 34 of this act, NRS* 459.590 or of any regulation adopted or permit or
order issued pursuant to those sections, by injunction or other appropriate remedy.
The Department may institute and maintain in the name of the State of Nevada any
such enforcement proceedings.

I

1	Sec. 54.5. NRS 459.590 is hereby amended to read as follows:
2	459.590 It is unlawful for any person to transport hazardous waste:
3	1. Without a manifest that complies with regulations adopted by the
4	Commission;
5	2. That does not conform to the description of the waste specified in the
6	manifest;
7	3. In a manner that does not conform to the manner of shipment described in
8	the manifest; or
9	4. To a facility that has not been [issued a permit to treat, store or dispose of]
10	authorized by the Commission to accept the hazardous waste described in the
11	manifest <i>H</i> in accordance with the regulations adopted pursuant to NRS 459.485
12	and 459.490.
13	Sec. 55. [NRS 459.600 is hereby amended to read as follows:
14	<u>459.600 A person who, intentionally or with criminal negligence:</u>
15	<u>1. Violates NRS 459.590, subsection 1 of NRS 459.515 or any term or</u>
16	condition of a permit issued pursuant to NRS 459.520;
17	<u>2. Violates an order issued by the Department relating to hazardous waste, if:</u>
18	(a) The violation threatens or harms the environment or the personal safety of
19	other persons; and
20	(b) The person has not made a good faith effort to comply with the order; or
21	<u>3. Disposes of , recycles or discharges hazardous waste in any manner not</u>
22	authorized by the provisions of this chapter or regulations adopted thereunder,
23	+ is guilty of a category D felony and shall be punished as provided in NRS
24	193,130, or by a fine of not more than \$50,000 for each day of the violation, or by
25	both fine and the punishment provided in NRS 193.130.] (Deleted by
26	amendment.)
27	Sec. 56. This act becomes effective upon passage and approval.