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#### SENATE BILL 668

47TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2005

## INTRODUCED BY

Michael S. Sanchez

### AN ACT

RELATING TO ENVIRONMENTAL REGULATION; PROVIDING THAT CERTAIN RULES ADOPTED PURSUANT TO THE HAZARDOUS WASTE ACT MAY BE AT LEAST AS STRINGENT AS THOSE OF THE FEDERAL GOVERNMENT.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

Section 1. Section 74-4-4 NMSA 1978 (being Laws 1977, Chapter 313, Section 4, as amended) is amended to read:

#### **"74-4-4.** DUTIES AND POWERS OF THE BOARD. --

A. The board shall adopt rules for the management of hazardous waste, as may be necessary to protect public health and the environment, that are [equivalent to and no more stringent than] at least as stringent as federal regulations adopted by the federal environmental protection agency pursuant to the federal Resource Conservation and Recovery Act of 1976, as amended:

(1) for the identification and listing of
hazardous wastes, taking into account toxicity, persistence and
degradability, potential for accumulation in tissue and other
related factors, including flammability, corrosiveness and
other hazardous characteristics; provided that, except as
authorized by Sections 74-4-3.3 and 74-8-2 NMSA 1978, the board
shall not identify or list any solid waste or combination of
solid wastes as a hazardous waste that has not been listed and
designated as a hazardous waste by the federal environmental
protection agency pursuant to the federal Resource Conservation
and Recovery Act of 1976, as amended;
(2) establishing standards applicable to

- (2) establishing standards applicable to generators identified or listed under this subsection, including requirements for:
- (a) furnishing information on the location and description of the generator's facility and on the production or energy recovery activity occurring at that facility;
- (b) record keeping practices that accurately identify the quantities of hazardous waste generated, the constituents of the waste that are significant in quantity or in potential harm to human health or the environment and the disposition of the waste;
- (c) labeling practices for any containers used for the storage, transport or disposal of the . 154949.1

hazardous	waste	that	wi l l	i den	tif	y acc	uratel y	the	waste;
			(d)	use	of	safe	contai	ners	tested

safe storage and transportation of the hazardous waste;

(e) furnishing the information on the general chemical composition of the hazardous waste to persons transporting, treating, storing or disposing of the waste;

for

(f) implementation of programs to reduce the volume or quantity and toxicity of the hazardous waste generated;

(g) submission of reports to the secretary at such times as the secretary deems necessary, setting out the quantities of hazardous waste identified or listed pursuant to the Hazardous Waste Act that the generator has generated during a particular time period and the disposition of all hazardous waste reported, the efforts undertaken during a particular time period to reduce the volume and toxicity of waste generated and the changes in volume and toxicity of waste actually achieved during a particular time period in comparison with previous time periods; and

(h) the use of a manifest system and any other reasonable means necessary to assure that all hazardous waste generated is designated for treatment, storage or disposal in, and arrives at, treatment, storage or disposal facilities, other than facilities on the premises where the waste is generated, for which a permit has been issued pursuant

to the Hazardous Waste Act; [and] that the generator of hazardous waste has a program in place to reduce the volume or quality and toxicity of waste to the degree determined by the generator to be economically practicable and that the proposed method of treatment, storage or disposal is that practicable method currently available to the generator that minimizes the present and future threat to human health and the environment;

(3) establishing standards applicable to transporters of hazardous waste identified or listed under this subsection or of fuel produced from any such hazardous waste or of fuel from such waste and any other material, as may be necessary to protect human health and the environment, including but not limited to requirements for:

- (a) record keeping concerning the hazardous waste transported and its source and delivery points;
- (b) transportation of the hazardous waste only if properly labeled;
- (c) compliance with the manifest system referred to in Subparagraph (h) of Paragraph (2) of this subsection; and
- (d) transportation of all the hazardous waste only to the hazardous waste treatment, storage or disposal [facilities] facility that the shipper designates on the manifest form to be a facility holding a permit issued pursuant to the Hazardous Waste Act or the federal Resource

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Conservation and l	Recovery A	Act o	of	1976,	as	amended;
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- (4) establishing standards applicable to distributors or marketers of any fuel produced from hazardous waste, or any fuel that contains hazardous waste, for:
- (a) furnishing the information stating the location and general description of the facility; and
- (b) furnishing the information describing the production or energy recovery activity carried out at the facility;
- (5) establishing performance standards as may be necessary to protect human health and the environment applicable to owners and operators of facilities for the treatment, storage or disposal of hazardous waste identified or listed under this section, distinguishing, where appropriate, between new facilities and facilities in existence on the date of promulgation, including requirements for:
- (a) maintaining the records of all hazardous waste identified or listed under this subsection that is treated, stored or disposed of, as the case may be, and the manner in which [such] the waste was treated, stored or disposed of;
- (b) satisfactory reporting, monitoring, inspection and compliance with the manifest system referred to in Subparagraph (h) of Paragraph (2) of this subsection;
  - (c) treatment, storage or disposal of

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all such waste and any liquid that is not a hazardous waste, except with respect to underground injection control into deep injection wells, received by the facility pursuant to such operating methods, techniques and practices as may be satisfactory to the secretary;

- location, design and construction of (d) hazardous waste treatment, disposal or storage facilities;
- contingency plans for effective (e) action to minimize unanticipated damage from any treatment, storage or disposal of any hazardous waste;
- (f) maintenance and operation of the facilities and requiring any additional qualifications as to ownership, continuity of operation, training for personnel and financial responsibility, including financial responsibility for corrective action, as may be necessary or desirable;
- compliance with the requirements of (g) Paragraph (6) of this subsection respecting permits for treatment, storage or disposal;
- (h) the taking of corrective action for all releases of hazardous waste or constituents from [any] a solid waste management unit at a treatment, storage or disposal facility, regardless of the time at which waste was placed in the unit: and
- (i) the taking of corrective action beyond a facility's boundaries where necessary to protect human . 154949. 1

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health and the environment unless the owner or operator of that facility demonstrates to the satisfaction of the secretary that, despite the owner's or operator's best efforts, the owner or operator was unable to obtain the necessary permission to undertake such action. Rules adopted and promulgated under this subparagraph shall take effect immediately and shall apply to all facilities operating under permits issued under Paragraph (6) of this subsection and to all landfills, surface impoundments and waste pile units, including any new units, replacements of existing units or lateral expansions of existing units, that receive hazardous waste after July 26, No private entity shall be precluded by reason of 1982. criteria established under Subparagraph (f) of this paragraph from the ownership or operation of facilities providing hazardous waste treatment, storage or disposal services where the entity can provide assurance of financial responsibility and continuity of operation consistent with the degree and duration of risks associated with the treatment, storage or disposal of specified hazardous waste;

(6) requiring each person owning or operating, or both, an existing facility or planning to construct a new facility for the treatment, storage or disposal of hazardous waste identified or listed under this subsection to have a permit issued pursuant to requirements established by the board;

(7) establishing procedures for the issuance,
suspension, revocation and modification of permits issued under
Paragraph (6) of this subsection, which rules shall provide for
public notice, public comment and an opportunity for a hearing
prior to the issuance, suspension, revocation or major
modification of any permit unless otherwise provided in the
Hazardous Waste Act;
(8) defining major and minor modifications;
and
(9) establishing procedures for the inspectio

- of facilities for the treatment, storage and disposal of hazardous waste that govern the minimum frequency and manner of the inspections, the manner in which records of the inspections shall be maintained and the manner in which reports of the inspections shall be filed; provided, however, that inspections of permitted facilities shall occur no less often than every two years.
  - B. The board shall adopt rules:
- $\hspace{1cm} \textbf{(1)} \hspace{0.2cm} \textbf{concerning hazardous substance incidents;} \\$  and
- (2) requiring notification to the department of any hazardous substance incidents.
- C. The board shall adopt rules concerning storage tanks as may be necessary to protect public health and the environment and that, in the case of underground storage tanks, . 154949.1

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are equivalent to and no more stringent than federal regulations adopted by the federal environmental protection agency pursuant to the federal Resource Conservation and Recovery Act of 1976, as amended. Rules adopted pursuant to this subsection shall include:

- (1) standards for the installation, operation and maintenance of storage tanks;
  - (2) requirements for financial responsibility;
  - (3) standards for inventory control;
- (4) standards for the detection of leaks from and the integrity-testing and monitoring of storage tanks;
- (5) standards for the closure and dismantling of storage tanks;
  - (6) requirements for record keeping; and
- (7) requirements for the reporting, containment and remediation of all leaks from any storage tanks.
- [D. Notwithstanding the provisions of Subsection A of this section, the board may adopt rules for the management of hazardous waste and hazardous waste transformation that are more stringent than federal regulations adopted by the federal environmental protection agency pursuant to the federal Resource Conservation and Recovery Act of 1976, as amended, if the board determines, after notice and public hearing, that such federal regulations are not sufficient to protect public

health and the environment. As used in this subsection,
"transformation" means incineration, pyrolysis, distillation,
gasification or biological conversion other than composting.

E.] D. The board shall adopt rules concerning the management of used oil that are equivalent to and no more stringent than federal regulations adopted by the federal environmental protection agency pursuant to the federal Resource Conservation and Recovery Act of 1976, as amended.

[F.] <u>E.</u> In the event the board wishes to adopt rules that are identical with regulations adopted by an agency of the federal government, the board, after notice and hearing, may adopt such rules by reference to the federal regulations without setting forth the provisions of the federal regulations."

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