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SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 1590

(SENATE AUTHORS: RARICK)						
DATE	D-PG	OFFICIAL STATUS				
02/21/2019	486	Introduction and first reading				
		Referred to Environment and Natural Resources Policy and Legacy Finance				
03/04/2019	601a	Comm report: To pass as amended and re-refer to State Government Finance and Policy and				
		Elections				
03/14/2019		Comm report: To pass as amended				
		Second reading				

1.1	A bill for an act
1.2 1.3	relating to environment; requiring financial assurance for waste tire facilities; proposing coding for new law in Minnesota Statutes, chapter 115A.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [115A.903] WASTE TIRE FACILITIES; FINANCIAL QUALIFICATIONS.
1.6	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have
1.7	the meanings given.
1.8	(b) "Commissioner" means the commissioner of the Minnesota Pollution Control Agency.
1.9	(c) "Financial qualification" means the ability of an applicant or permit holder to pay
1.10	the costs to properly design, construct, operate, maintain, and close a waste tire facility.
1.11	(d) "Waste tire facility" means a permitted facility operated by a tire collector or tire
1.12	processor at which waste tires are stored or processed.
1.13	Subd. 2. Application; financial qualification. (a) An applicant for a permit for a waste
1.14	tire facility must submit in an application to the commissioner:
1.15	(1) information demonstrating the applicant's financial qualification to design, construct,
1.16	operate, maintain, and close a waste tire facility; and
1.17	(2) cost estimates for:
1.18	(i) site investigation;
1.19	(ii) land acquisition costs, including financing terms and costs;
1.20	(iii) project design;

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2.1	(iv) construction;
2.2	(v) operations;
2.3	(vi) maintenance; and
2.4	(vii) facility closing.
2.5	(b) An applicant or permit holder must provide an audited, certified financial statement
2.6	to the commissioner as part of the financial qualification review. An applicant may
2.7	demonstrate financial qualification through a combination of cash deposits, insurance, and
2.8	binding loan commitments from a financial institution licensed to do business in the state
2.9	and rated AAA by Standard & Poor's, Moody's Investors Service, or Fitch Ratings. If assets
2.10	of a parent, subsidiary, or other affiliate of the applicant or permit holder, or a joint venturer
2.11	with a direct or indirect interest in the applicant or permit holder, are proposed to be used
2.12	to demonstrate financial qualification, then the party whose assets are to be used must be
2.13	designated as a joint permittee with the applicant on the permit for the facility.
2.14	Subd. 3. Financial qualification review. The commissioner may provide to the state
2.15	auditor a copy of any filing that an applicant for a permit or a permit holder submits to the
2.16	commissioner to meet the financial qualification requirement under this section. The state
2.17	auditor must review the filing and provide the commissioner with a written opinion as to
2.18	the adequacy of the filing to meet the purposes of this section, including any recommended
2.19	changes.
2.20	Subd. 4. Changes affecting financial qualification. (a) To continue to hold a permit
2.21	for a waste tire facility, a permit holder must maintain financial qualification and must
2.22	provide any information requested by the commissioner to establish that the permit holder
2.23	continues to maintain financial qualification. A permit holder must notify the commissioner
2.24	within 30 days of any significant change in:
2.25	(1) the identity of any person or structure of the business entity that holds the permit for
2.26	the facility;
2.27	(2) the identity of any person or structure of the business entity that owns or operates
2.28	the facility; or
2.29	(3) assets of the permit holder, owner, or operator of the facility.
2.30	(b) A change is significant under paragraph (a) if the change:
2.31	(1) has the potential to affect the financial qualification of the permit holder, owner, or
2.32	operator; or

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3.1	<u>(2) would r</u>	result in a change	in the identity o	f the permit holder, own	ner, or operator for
3.2	purposes of fir	ancial qualification	on.		
3.3	The commission	oner may, after rev	iewing the chan	ges, require the permit h	older to reestablish
3.4	financial quali	fication and may 1	modify or revok	e a permit or require iss	suance of a new
3.5	permit.				
3.6	<u>Subd. 5.</u> A	pplication. (a) Th	e financial quali	ification requirements o	f this section apply
3.7	only in the firs	t ten years of open	ration of a waste	e tire facility permitted	in the state.
3.8	(b) This sec	ction does not app	ly to political su	ubdivisions operating a	waste tire facility.
3.9	EFFECTI	VE DATE. This s	ection is effecti	ve the day following fir	nal enactment and
3.10	applies to wast	te tire facilities iss	ued a permit on	or after that date.	
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3.11				REMENTS FOR WAS	SIE IIKE
3.12	FACILITIES	; RULE AMEND	<u>OMENTS.</u>		
3.13	The commi	ssioner of the Pollu	ution Control Ag	gency must amend Minne	esota Rules, chapter
3.14	9220, with resp	pect to the financia	al assurance req	uired of owners and ope	erators of permitted
3.15	waste tire facil	ities as follows:			
3.16	(1) the rule	s must require fina	ancial assurance	of \$250 per ton of wast	te tires stored at the
3.17	waste tire facil	ity; and			
3.18	(2) the rule	s must include as	an optional fina	ncial assurance mechan	iism a corporate
3.19	financial test s	ubstantially simila	ar to that allowe	d in Code of Federal Re	egulations, title 40,
3.20	section 258.74	, paragraph (e).			
3.21	EFFECTI	VE DATE. This s	ection is effecti	ve the day following fir	nal enactment.