WOOD BURNING AMENDMENTS
2014 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Patrice M. Arent
Senate Sponsor: Curtis S. Bramble
LONG TITLE
General Description:
This bill deals with wood burning and air quality.
Highlighted Provisions:
This bill:
$\hat{\mathrm{H}}$ - authorizes the director of the Division of Air Quality to hire contractors or part-time
temporary employees to investigate reports of wood burning on days when wood
burning is prohibited] ←Ĥ ;
<ul> <li>requires the Division of Air Quality to create a:</li> </ul>
• public awareness campaign about the effects of wood burning on air quality; and
• program to convert a dwelling in which the sole source of heat is a wood
burning stove to a natural gas or other clean fuel heating source, as funding
allows;
<ul> <li>authorizes the Division of Air Quality to pursue private and federal sources of</li> </ul>
funding, in addition to any funds appropriated by the Legislature, to implement the
wood burning conversion program; and
<ul> <li>makes technical changes.</li> </ul>
Money Appropriated in this Bill:
This bill appropriates:
► to the Department of Environmental Quality – Division of Air Quality as a one-time
appropriation:



### H.B. 154

<ul> <li>from the General Fund, ongoing, \$250,000] ← Ît .</li> <li>Other Special Clauses: None Utah Code Sections Affected: AMENDS: 19-2-104, as last amended by Laws of Utah 2012, Chapters 43 and 360 19-2-107, as last amended by Laws of Utah 2012, Chapter 360 ENACTS: 19-2-107.5, Utah Code Annotated 1953 Be it enacted by the Legislature of the state of Utah: Section 1. Section 19-2-104 is amended to read: 19-2-104. Powers of board. (1) The board may make rules in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act: (a) regarding the control, abatement, and prevention of air pollution from all sources and the establishment of the maximum quantity of air contaminants that may be emitted by any air contaminant source; (b) establishing air quality standards; (c) requiring persons engaged in operations which result in air pollution to: (i) install, maintain, and use emission monitoring devices, as the board finds necessary; (ii) file periodic reports containing information relating to the rate, period of emission, and composition of the air contaminant; and (iii) provide access to records relating to emissions which cause or contribute to air sollution; (d) (i) implementing: (A) Toxic Substances Control Act, Subchapter II, Asbestos Hazard Emergency</li> </ul>	• from the General Fund, one-time, $\hat{S} \rightarrow [\$1,\$00,00] \$750,000 \leftarrow \hat{S} \ 0 \ \hat{H}$	
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(A) Toxic Substances Control Act, Subchapter II, Asbestos Hazard Emergency	1	pollution;
		(d) (i) implementing:
Response, 15 U.S.C. 2601 et seq.;		(A) Toxic Substances Control Act, Subchapter II, Asbestos Hazard Emergency
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59	(B) 40 C.F.R. Part 763, Asbestos; and
60	(C) 40 C.F.R. Part 61, National Emission Standards for Hazardous Air Pollutants,
61	Subpart M, National Emission Standard for Asbestos; and
62	(ii) reviewing and approving asbestos management plans submitted by local education
63	agencies under the Toxic Substances Control Act, Subchapter II, Asbestos Hazard Emergency
64	Response, 15 U.S.C. 2601 et seq.;
65	(e) establishing a requirement for a diesel emission opacity inspection and maintenance
66	program for diesel-powered motor vehicles;
67	(f) implementing an operating permit program as required by and in conformity with
68	Titles IV and V of the federal Clean Air Act Amendments of 1990;
69	(g) establishing requirements for county emissions inspection and maintenance
70	programs after obtaining agreement from the counties that would be affected by the
71	requirements;
72	(h) with the approval of the governor, implementing in air quality nonattainment areas
73	employer-based trip reduction programs applicable to businesses having more than 100
74	employees at a single location and applicable to federal, state, and local governments to the
75	extent necessary to attain and maintain ambient air quality standards consistent with the state
76	implementation plan and federal requirements under the standards set forth in Subsection (2);
77	[and]
78	(i) implementing lead-based paint remediation training, certification, and performance
79	requirements in accordance with 15 U.S.C.A. 2601 et seq., Toxic Substances Control Act,
80	Subchapter IV Lead Exposure Reduction, Sections 402 and 406[-]; and
81	(j) to implement the requirements of Section 19-2-107.5.
82	(2) When implementing Subsection (1)(h) the board shall take into consideration:
83	(a) the impact of the business on overall air quality; and
84	(b) the need of the business to use automobiles in order to carry out its business
85	purposes.
86	(3) (a) The board may:
87	(i) hold a hearing that is not an adjudicative proceeding relating to any aspect of, or
88	matter in, the administration of this chapter;
89	(ii) order the director to:

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90 (A) issue orders necessary to enforce the provisions of this chapter; 91 (B) enforce the orders by appropriate administrative and judicial proceedings; or 92 (C) institute judicial proceedings to secure compliance with this chapter; or 93 (iii) advise, consult, contract, and cooperate with other agencies of the state, local 94 governments, industries, other states, interstate or interlocal agencies, the federal government, 95 or interested persons or groups. 96 (b) The board shall: 97 (i) to ensure compliance with applicable statutes and regulations: 98 (A) review a settlement negotiated by the director in accordance with Subsection 99 19-2-107(2)(b)(viii) that requires a civil penalty of \$25,000 or more; and 100 (B) approve or disapprove the settlement; 101 (ii) encourage voluntary cooperation by persons and affected groups to achieve the 102 purposes of this chapter: 103 (iii) require the owner and operator of each new source which directly emits or has the 104 potential to emit 100 tons per year or more of any air contaminant or the owner or operator of 105 each existing source which by modification will increase emissions or have the potential of 106 increasing emissions by 100 tons per year or more of any air contaminant, to pay a fee 107 sufficient to cover the reasonable costs of: 108 (A) reviewing and acting upon the notice required under Section 19-2-108; and 109 (B) implementing and enforcing requirements placed on the sources by any approval 110 order issued pursuant to notice, not including any court costs associated with any enforcement 111 action; 112 (iv) meet the requirements of federal air pollution laws; 113 (v) by rule, establish work practice, certification, and clearance air sampling 114 requirements for persons who: 115 (A) contract for hire to conduct demolition, renovation, salvage, encapsulation work 116 involving friable asbestos-containing materials, or asbestos inspections if: 117 (I) the contract work is done on a site other than a residential property with four or 118 fewer units; or 119 (II) the contract work is done on a residential property with four or fewer units where a 120 tested sample contained greater than 1% of asbestos;

121 (B) conduct work described in Subsection (3)(b)(v)(A) in areas to which the general 122 public has unrestrained access or in school buildings that are subject to the federal Asbestos 123 Hazard Emergency Response Act of 1986; 124 (C) conduct asbestos inspections in facilities subject to 15 U.S.C.A. 2601 et seq., Toxic 125 Substances Control Act, Subchapter II - Asbestos Hazard Emergency Response; or 126 (D) conduct lead paint inspections in facilities subject to 15 U.S.C.A. 2601 et seq., 127 Toxic Substances Control Act, Subchapter IV -- Lead Exposure Reduction; 128 (vi) establish certification requirements for persons required under 15 U.S.C.A. 2601 et 129 seq., Toxic Substances Control Act, Subchapter II - Asbestos Hazard Emergency Response, to 130 be accredited as inspectors, management planners, abatement project designers, asbestos 131 abatement contractors and supervisors, or asbestos abatement workers; 132 (vii) establish certification requirements for asbestos project monitors, which shall 133 provide for experience-based certification of persons who, prior to establishment of the certification requirements, had received relevant asbestos training, as defined by rule, and had 134 135 acquired at least 1,000 hours of experience as project monitors; 136 (viii) establish certification procedures and requirements for certification of the 137 conversion of a motor vehicle to a clean-fuel vehicle, certifying the vehicle is eligible for the 138 tax credit granted in Section 59-7-605 or 59-10-1009: 139 (ix) establish a program to certify private sector air quality permitting professionals 140 (AQPP), as described in Section 19-2-109.5; 141 (x) establish certification requirements for persons required under 15 U.S.C.A. 2601 et 142 seq., Toxic Control Act, Subchapter IV -- Lead Exposure Reduction, to be accredited as 143 inspectors, risk assessors, supervisors, project designers, or abatement workers; and 144 (xi) assist the State Board of Education in adopting school bus idling reduction 145 standards and implementing an idling reduction program in accordance with Section 146 41-6a-1308. 147 (4) Any rules adopted under this chapter shall be consistent with provisions of federal 148 laws, if any, relating to control of motor vehicles or motor vehicle emissions. 149 (5) Nothing in this chapter authorizes the board to require installation of or payment for any monitoring equipment by the owner or operator of a source if the owner or operator has 150 151 installed or is operating monitoring equipment that is equivalent to equipment which the board

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152	would require under this section.
153	(6) (a) The board may not require testing for asbestos or related materials on a
154	residential property with four or fewer units, unless:
155	(i) the property's construction was completed before January 1, 1981; or
156	(ii) the testing is for:
157	(A) a sprayed acoustical ceiling;
158	(B) transite siding;
159	(C) vinyl floor tile;
160	(D) thermal-system insulation or tape on a duct or furnace; or
161	(E) vermiculite type insulation materials.
162	(b) A residential property with four or fewer units is subject to an abatement rule made
163	under Subsection (1) or (3)(b)(v) if:
164	(i) a sample from the property is tested for asbestos; and
165	(ii) the sample contains asbestos measuring greater than 1%.
166	(7) The board may not issue, amend, renew, modify, revoke, or terminate any of the
167	following that are subject to the authority granted to the director under Section 19-2-107 or
168	19-2-108:
169	(a) a permit;
170	(b) a license;
171	(c) a registration;
172	(d) a certification; or
173	(e) another administrative authorization made by the director.
174	(8) A board member may not speak or act for the board unless the board member is
175	authorized by a majority of a quorum of the board in a vote taken at a meeting of the board.
176	(9) Notwithstanding Subsection (7), the board may exercise all authority granted to the
177	board by a federally enforceable state implementation plan.
178	Section 2. Section <b>19-2-107</b> is amended to read:
179	19-2-107. Director Appointment Powers.
180	(1) The executive director shall appoint the director. The director shall serve under the
181	administrative direction of the executive director.
182	(2) (a) The director shall:

183	(i) prepare and develop comprehensive plans for the prevention, abatement, and control
184	of air pollution in Utah;
185	(ii) advise, consult, and cooperate with other agencies of the state, the federal
186	government, other states and interstate agencies, and affected groups, political subdivisions,
187	and industries in furtherance of the purposes of this chapter;
188	(iii) review plans, specifications, or other data relative to pollution control systems or
189	any part of the systems provided in this chapter;
190	(iv) under the direction of the executive director, represent the state in all matters
191	relating to interstate air pollution, including interstate compacts and similar agreements;
192	(v) secure necessary scientific, technical, administrative, and operational services,
193	including laboratory facilities, by contract or otherwise;
194	(vi) encourage voluntary cooperation by persons and affected groups to achieve the
195	purposes of this chapter;
196	(vii) encourage local units of government to handle air pollution within their respective
197	jurisdictions on a cooperative basis and provide technical and consulting assistance to them;
198	(viii) determine by means of field studies and sampling the degree of air contamination
199	and air pollution in all parts of the state;
200	(ix) monitor the effects of the emission of air contaminants from motor vehicles on the
201	quality of the outdoor atmosphere in all parts of Utah and take appropriate responsive action;
202	(x) collect and disseminate information relating to air contamination and air pollution
203	and conduct educational and training programs relating to air contamination and air pollution;
204	(xi) assess and collect noncompliance penalties as required in Section 120 of the
205	federal Clean Air Act, 42 U.S.C. Section 7420;
206	(xii) comply with the requirements of federal air pollution laws;
207	(xiii) subject to the provisions of this chapter, enforce rules through the issuance of
208	orders, including:
209	(A) prohibiting or abating discharges of wastes affecting ambient air;
210	(B) requiring the construction of new control facilities or any parts of new control
211	facilities or the modification, extension, or alteration of existing control facilities or any parts
212	of new control facilities; or
213	(C) adopting other remedial measures to prevent, control, or abate air pollution; and

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- (xiv) as authorized by the board and subject to the provisions of this chapter, act as
  executive secretary of the board under the direction of the chairman of the board.
  (b) The director may:
- (i) employ full-time, temporary, part-time, and contract employees necessary to carry
   out this chapter;
- (ii) subject to the provisions of this chapter, authorize any employee or representative
   of the department to enter at reasonable time and upon reasonable notice in or upon public or
   private property for the purposes of inspecting and investigating conditions and plant records
   concerning possible air pollution;
- (iii) encourage, participate in, or conduct studies, investigations, research, and
  demonstrations relating to air pollution and its causes, effects, prevention, abatement, and
  control, as advisable and necessary for the discharge of duties assigned under this chapter,
  including the establishment of inventories of pollution sources;
- (iv) collect and disseminate information relating to air pollution and the prevention,
   control, and abatement of it;
- (v) cooperate with studies and research relating to air pollution and its control,abatement, and prevention;
- (vi) subject to Subsection (3), upon request, consult concerning the following with any
   person proposing to construct, install, or otherwise acquire an air contaminant source in Utah:
- (A) the efficacy of any proposed control device or proposed control system for thesource; or
- (B) the air pollution problem that may be related to the source, device, or system;
- (vii) accept, receive, and administer grants or other funds or gifts from public and
  private agencies, including the federal government, for the purpose of carrying out any of the
  functions of this chapter;
- (viii) subject to Subsection 19-2-104(3)(b)(i), settle or compromise any civil action
  initiated by the division to compel compliance with this chapter or the rules made under this
  chapter; or
- (ix) as authorized by the board and subject to the provisions of this chapter, exercise all
  incidental powers necessary to carry out the purposes of this chapter, including certification to
  any state or federal authorities for tax purposes the fact of construction, installation, or

245	acquisition of any facility, land, building, machinery, or equipment or any part of them, in
246	conformity with this chapter.
247	(3) A consultation described in Subsection (2)(b)(vi) does not relieve a person from the
248	requirements of this chapter, the rules adopted under this chapter, or any other provision of
249	law.
250	Section 3. Section <b>19-2-107.5</b> is enacted to read:
251	<u> </u>
252	(1) The division shall create a:
253	(a) public awareness campaign on the effects of wood burning on air quality,
254	specifically targeting nonattainment areas; and
255	(b) program to assist an individual to convert a dwelling to a natural gas or other clean
256	fuel heating source, as funding allows, if the individual:
257	(i) lives in a dwelling where a wood burning stove is the sole source of heat; and
258	(ii) is on the list of registered sole heating source homes.
259	(2) The division may seek private donations and federal sources of funding to
260	supplement any funds appropriated by the Legislature to fulfill Subsection (1)(b).
261	$\hat{H} \rightarrow [$ (3) The director shall, as funding allows, hire part-time temporary or contract
262	employees to investigate reports of wood burning on days when wood burning is prohibited.] $\bigstar$
263	Section 4. Appropriation.
264	Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures Act, for
265	the fiscal year beginning July 1, 2014, and ending June 30, 2015, the following sums of money
266	are appropriated from resources not otherwise appropriated, or reduced from amounts
267	previously appropriated, out of the funds or accounts indicated. These sums of money are in
268	addition to amounts previously appropriated for fiscal year 2015.
269	To Department of Environmental Quality - Division of Air Quality
270	From General Fund, one-time $\hat{S} \rightarrow [$
271	Schedule of programs:
272	Converting sole-source homes $\hat{S} \rightarrow [\frac{\$1,500,000}{\$1,500,000}]$
272a	<u>\$500,000</u> ←Ŝ
273	To Department of Environmental Quality - Division of Air Quality
274	From General Fund, one-time \$250,000
275	Schedule of programs:

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Office of Legislative Research and General Counsel