

**3rd Sub. H.B. 115**  
**SOLID WASTE REVISIONS**

Representative **Mike K. McKell** proposes the following amendments:

1. *Page 13, Lines 377 through 379:*

377 (b) The department shall, before establishing the fee schedule described in Subsection  
378 (6)(a), ~~consult with industry and local government and~~ complete a review of program costs and indirect  
costs of regulating nonhazardous solid  
379 waste in the state and use the findings of the review to create the fee schedule.

2. *Page 13, Lines 380 through 393:*

380 (c) The fee schedule described in Subsection (6)(a) shall:  
381 (i) create an equitable and fair fee to be paid by all persons whose treatment, transfer,  
382 or disposal of nonhazardous solid waste creates a regulatory burden to the department, except  
383 as provided in Subsection (6)(d);  
384 (ii) cover the fully burdened costs of the program and provide for reasonable and  
385 timely oversight by the department;  
386 (iii) adequately meet the needs of industry, local government, and the department,  
387 including enabling the department to employ qualified personnel to appropriately oversee  
388 industry and local government regulation; ~~{and}~~  
389 (iv) provide stable funding for the Environmental Quality Restricted Account created  
390 in ~~Section~~ 19-1-108 ~~{.}~~ ~~; and~~  
(v) give consideration to a fee differential regarding solid waste managed at a transfer facility.  
391 (d) Any person who treats, transfers, stores, or disposes of solid waste from the  
392 extraction, beneficiation, and processing of ores and minerals on a site owned, controlled, or  
393 operated by that person may not be charged a fee under this section for the treatment, transfer,

3. *Page 14, Lines 420 through 421:*

420 Environment Interim Committee by November 30, 2017 ~~.~~ on the fee schedule described in  
421 Subsection (6)(a).