

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

Senator **Don L. Ipson** proposes the following amendments:

1. *Page 3, Lines 59 through 62:*

59 (3) (a) (i) No person may own, construct, modify, or operate any facility or site {~~for the~~
60 ~~purpose of transferring, treating, or disposing of~~} as a transfer station or waste disposal facility
for nonhazardous solid waste or for the purpose of treating, storing,
61 or disposing of hazardous waste without first submitting and receiving the approval of the
62 director for an operation plan for that facility or site.

2. *Page 13, Lines 374 through 383*

a. House Floor Amendments

b. 3-1-2017:

374 (6) (a) In accordance with Section 63J-1-504, on or before July 1, 2018, the department
375 shall establish a fee schedule for the {~~treatment, transfer, and disposal~~} regulation of all
nonhazardous solid

376 waste , subject to an operation plan .

377 (b) The department shall, before establishing the fee schedule described in Subsection

378 (6)(a), ~~H~~→ consult with industry and local government and ←~~H~~ complete a review of program

378a 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.

380 (c) The fee schedule described in Subsection (6)(a) shall:

381 (i) create an equitable and fair fee , based on the actual cost of oversight of each regulated class of
facility or license, to be paid by all persons {~~whose treatment, transfer,~~

382 ~~or disposal of nonhazardous solid waste creates a regulatory burden~~} subject to an operations
plan to the department, except

383 as provided in Subsection (6)(d):