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AN ACT concerning radioactive waste storage.

Be it enacted by the People of the State of Illinois,represented in the General Assembly:

4 Section 5. The Illinois Low-Level Radioactive Waste 5 Management Act is amended by changing Sections 13 and 14 as 6 follows:

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(420 ILCS 20/13) (from Ch. 111 1/2, par. 241-13)

8 Sec. 13. Waste fees.

9 (a) The Department shall collect a fee from each 10 generator of low-level radioactive wastes in this State. 11 Except as provided in subsections (b), (c), and (d), the 12 amount of the fee shall be \$50.00 or the following amount, 13 whichever is greater:

(1) \$1 per cubic foot of waste shipped for storage,
treatment or disposal if storage of the waste for
shipment occurred prior to September 7, 1984;

17 (2) \$2 per cubic foot of waste stored for shipment
18 if storage of the waste occurs on or after September 7,
19 1984, but prior to October 1, 1985;

20 (3) \$3 per cubic foot of waste stored for shipment
21 if storage of the waste occurs on or after October 1,
22 1985;

(4) \$2 per cubic foot of waste shipped for storage,
treatment or disposal if storage of the waste for
shipment occurs on or after September 7, 1984 but prior
to October 1, 1985, provided that no fee has been
collected previously for storage of the waste;

(5) \$3 per cubic foot of waste shipped for storage,
treatment or disposal if storage of the waste for
shipment occurs on or after October 1, 1985, provided
that no fees have been collected previously for storage

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of the waste.

2 Such fees shall be collected annually or as determined by the Department and shall be deposited in the low-level 3 4 radioactive waste funds as provided in Section 14 of this 5 Act. Notwithstanding any other provision of this Act, no fee under this Section shall be collected from a generator for 6 7 waste generated incident to manufacturing before December 31, 8 1980, and shipped for disposal outside of this State before 9 December 31, 1992, as part of a site reclamation leading to license termination. 10

11 (b) Each nuclear power reactor in this State for which 12 an operating license has been issued by the Nuclear Regulatory Commission shall not be subject to the 13 fee required by subsection (a) with respect to (1) waste stored 14 for shipment if storage of the waste occurs on or after 15 16 January 1, 1986; and (2) waste shipped for storage, treatment or disposal if storage of the waste for shipment occurs on or 17 after January 1, 1986. In lieu of the fee, each reactor 18 19 shall be required to pay an annual fee as provided in this <u>subsection</u> $\theta = \$9\theta, \theta = \theta$ for the treatment, storage and disposal 20 of low-level radioactive waste. Beginning with State fiscal 21 year 1986 and through State fiscal year 1997, fees shall be 22 23 due and payable on January 1st of each year. For State fiscal year 1998 and all subsequent State fiscal years, fees shall 24 25 be due and payable on July 1 of each fiscal year. The fee due on July 1, 1997 shall be payable on that date, or within 26 10 days after the effective date of this amendatory Act of 27 1997, whichever is later. 28

After-September-15,-1987,-for-each-nuclear-power--reactor for-which-an-operating-license-is-issued-after-January-1,-the owner--of--each-such-reactor-shall-be-required-to-pay-for-the year-in-which-the-operating-license-is-issued-a-prorated--fee equal-to-\$246.57-multiplied-by-the-number-of-days-in-the-year during-which-the-nuclear-power-reactor-will-be-licensed.--The prorated--fee--shall--be--due--and--payable-3θ-days-after-the
 operating-license-is-issued-

The owner of any nuclear power reactor that has an 3 4 operating license issued by the Nuclear Regulatory Commission for any portion of State fiscal year 1998 shall continue to 5 pay an annual fee of \$90,000 for the treatment, storage, and 6 7 disposal of low-level radioactive waste through State fiscal year 2002 2003. The fee shall be due and payable on July 1 8 9 of each fiscal year. The fee due on July 1, 1998 shall be payable on that date, or within 10 days after the effective 10 11 date of this amendatory Act of 1998, whichever is later. If the balance in the Low-Level Radioactive Waste Facility 12 Development and Operation Fund falls below \$500,000, as of 13 the end of any fiscal year after fiscal year 2002, the 14 15 Department is authorized to assess by rule, after notice and 16 a hearing, an additional annual fee to be paid by the owners 17 of nuclear power reactors for which operating licenses have been issued by the Nuclear Regulatory Commission. The 18 19 additional annual fee shall be payable on the date or dates specified by rule and shall not exceed \$30,000 per operating 20 21 <u>reactor per year.</u>

In each of State fiscal years 1988, 1989 and 1990, 22 (C) 23 in addition to the fee imposed in subsections (b) and (d), the owner of each nuclear power reactor in this State for 24 25 which an operating license has been issued by the Nuclear Regulatory Commission shall pay a fee of \$408,000. 26 If an operating license is issued during one of those 3 fiscal 27 years, the owner shall pay a prorated amount of the fee equal 28 to \$1,117.80 multiplied by the number of days in the fiscal 29 30 year during which the nuclear power reactor was licensed.

The fee shall be due and payable as follows: in fiscal year 1988, \$204,000 shall be paid on October 1, 1987 and \$102,000 shall be paid on each of January 1, 1988 and April 1, 1988; in fiscal year 1989, \$102,000 shall be paid on each

of July 1, 1988, October 1, 1988, January 1, 1989 and April 1 1, 1989; and in fiscal year 1990, \$102,000 shall be paid on 2 each of July 1, 1989, October 1, 1989, January 1, 1990 and 3 4 April 1, 1990. If the operating license is issued during one 5 of the 3 fiscal years, the owner shall be subject to those 6 payment dates, and their corresponding amounts, on which the 7 owner possesses an operating license and, on June 30 of the fiscal year of issuance of the license, whatever amount of 8 9 the prorated fee remains outstanding.

10 All of the amounts collected by the Department under this 11 subsection (c) shall be deposited into the Low-Level 12 Radioactive Waste Facility Development and Operation Fund 13 created under subsection (a) of Section 14 of this Act and 14 expended, subject to appropriation, for the purposes provided 15 in that subsection.

16 (d) In addition to the fees imposed in subsections (b) and (c), the owners of nuclear power reactors in this State 17 for which operating licenses have been issued by the Nuclear 18 19 Regulatory Commission shall pay the following fees for each such nuclear power reactor: for State fiscal year 1989, 20 \$325,000 payable on October 1, 1988, \$162,500 payable on 21 January 1, 1989, and \$162,500 payable on April 1, 1989; for 22 State fiscal year 1990, \$162,500 payable on July 1, \$300,000 23 payable on October 1, \$300,000 payable on January 1 and 24 25 \$300,000 payable on April 1; for State fiscal year 1991, either (1) \$150,000 payable on July 1, \$650,000 payable on 26 September 1, \$675,000 payable on January 1, and 27 \$275,000 payable on April 1, or (2) \$150,000 on July 1, \$130,000 on 28 the first day of each month from August through December, 29 30 \$225,000 on the first day of each month from January through March and \$92,000 on the first day of each month from April 31 through June; for State fiscal year 1992, \$260,000 payable on 32 July 1, \$900,000 payable on September 1, \$300,000 payable on 33 October 1, \$150,000 payable on January 1, and \$100,000 34

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1 payable on April 1; for State fiscal year 1993, \$100,000 2 payable on July 1, \$230,000 payable on August 1 or within 10 days after July 31, 1992, whichever is later, and \$355,000 3 4 payable on October 1; for State fiscal year 1994, \$100,000 payable on July 1, \$75,000 payable on October 1 and \$75,000 5 6 payable on April 1; for State fiscal year 1995, \$100,000 7 payable on July 1, \$75,000 payable on October 1, and \$75,000 payable on April 1, for State fiscal year 1996, 8 \$100,000 9 payable on July 1, \$75,000 payable on October 1, and \$75,000 payable on April 1. The owner of any nuclear power reactor 10 11 that has an operating license issued by the Nuclear Regulatory Commission for any portion of State fiscal year 12 1998 shall pay an annual fee of \$30,000 through State fiscal 13 year 2003. For State fiscal year 2004 and subsequent fiscal 14 15 years, the owner of any nuclear power reactor that has an 16 operating license issued by the Nuclear Regulatory Commission shall pay an annual fee of \$30,000 per reactor, provided that 17 the fee shall not apply to a nuclear power reactor with 18 19 regard to which the owner notified the Nuclear Regulatory Commission during State fiscal year 1998 that the nuclear 20 21 power reactor permanently ceased operations. The fee shall be 22 due and payable on July 1 of each fiscal year. The fee due 23 on July 1, 1998 shall be payable on that date, or within 10 days after the effective date of this amendatory Act of 1998, 24 is later. The fee due on July 1, 1997 shall be 25 whichever payable on that date or within 10 days after the effective 26 date of this amendatory Act of 1997, whichever is later. If 27 the payments under this subsection for fiscal year 1993 due 28 on January 1, 1993, or on April 1, 1993, or both, were due 29 30 before the effective date of this amendatory Act of the 87th General Assembly, then those payments are waived and need not 31 32 be made.

All of the amounts collected by the Department under this subsection (d) shall be deposited into the Low-Level

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Radioactive Waste Facility Development and Operation Fund
 created pursuant to subsection (a) of Section 14 of this Act
 and expended, subject to appropriation, for the purposes
 provided in that subsection.

5 All payments made by licensees under this subsection (d) 6 for fiscal year 1992 that are not appropriated and obligated 7 by the Department above \$1,750,000 per reactor in fiscal year 8 1992, shall be credited to the licensees making the payments 9 to reduce the per reactor fees required under this subsection 10 (d) for fiscal year 1993.

11 (e) The Department shall promulgate rules and 12 regulations establishing standards for the collection of the 13 fees authorized by this Section. The regulations shall 14 include, but need not be limited to:

15 (1) the records necessary to identify the amounts16 of low-level radioactive wastes produced;

17 (2) the form and submission of reports to accompany18 the payment of fees to the Department; and

19 (3) the time and manner of payment of fees to the
20 Department, which payments shall not be more frequent
21 than quarterly.

22 (f) Any operating agreement entered into under 23 subsection (b) of Section 5 of this Act between the Department and any disposal facility contractor 24 shall, 25 subject to the provisions of this Act, authorize the contractor to impose upon and collect from persons using the 26 facility fees designed and set at levels reasonably 27 disposal calculated to produce sufficient revenues (1) to pay all 28 29 costs and expenses properly incurred or accrued in 30 connection with, and properly allocated to, performance of the contractor's obligations under the operating agreement, 31 32 and (2) to provide reasonable and appropriate compensation or profit to the contractor under the operating agreement. 33 For purposes of this subsection (f), the term "costs and 34

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1 expenses" may include, without limitation, (i) direct and 2 indirect costs and expenses for labor, services, equipment, materials, insurance and other risk 3 management costs, 4 interest and other financing charges, and taxes or fees in 5 lieu of taxes; (ii) payments to or required by the United б States, the State of Illinois or any agency or department 7 thereof, the Central Midwest Interstate Low-Level Radioactive Waste Compact, and subject to the provisions of this Act, any 8 9 unit of local government; (iii) amortization of capitalized with respect to the disposal facility and its 10 costs 11 development, including any capitalized reserves; and (iv) payments with respect to reserves, accounts, escrows or trust 12 funds required by law or otherwise provided for under the 13 operating agreement. 14

- 15 (g) (Blank).
- 16 (h) (Blank).
- 17 (i) (Blank).
- 18 (j) (Blank).

19 (j-5) Prior to commencement of facility operations, the 20 Department shall adopt rules providing for the establishment 21 and collection of fees and charges with respect to the use of 22 the disposal facility as provided in subsection (f) of this 23 Section.

(k) The regional disposal facility shall be subject to ad valorem real estate taxes lawfully imposed by units of local government and school districts with jurisdiction over the facility. No other local government tax, surtax, fee or other charge on activities at the regional disposal facility shall be allowed except as authorized by the Department.

30 (1) The Department shall have the power, in the event 31 that acceptance of waste for disposal at the regional 32 disposal facility is suspended, delayed or interrupted, to 33 impose emergency fees on the generators of low-level 34 radioactive waste. Generators shall pay emergency fees

1 within 30 days of receipt of notice of the emergency fees. 2 The Department shall deposit all of the receipts of any fees under this subsection into the Low-Level 3 collected 4 Radioactive Waste Facility Development and Operation Fund created under subsection (b) of Section 14. Emergency fees 5 б may be used to mitigate the impacts of the suspension or 7 interruption of acceptance of waste for disposal. The requirements for rulemaking in the Illinois Administrative 8 9 Procedure Act shall not apply to the imposition of emergency fees under this subsection. 10

11 (m) The Department shall promulgate any other rules and 12 regulations as may be necessary to implement this Section. (Source: P.A. 90-29, eff. 6-26-97; 90-601, eff. 6-26-98; 13 90-655, eff. 7-30-98.) 14

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(420 ILCS 20/14) (from Ch. 111 1/2, par. 241-14) Sec. 14. Waste management funds. 16

17 (a) There is hereby created in the State Treasury a special fund to be known as the "Low-Level Radioactive Waste 18 Facility Development and Operation Fund". All monies within 19 20 the Low-Level Radioactive Waste Facility Development and 21 Operation Fund shall be invested by the State Treasurer in 22 accordance with established investment practices. Interest earned by such investment shall be returned to the Low-Level 23 Radioactive Waste Facility Development and Operation Fund. 24 Except as otherwise provided in this subsection, 25 the Department shall deposit 80% of all receipts from the fees 26 required under subsections (a) and (b) of Section 13 in the 27 28 State Treasury to the credit of this Fund. Beginning July 1, 29 1997, and until December 31 of the year in which the Task Group approves a proposed site under Section 10.3, the 30 31 Department shall deposit all fees collected under subsections (a) and (b) of Section 13 of this Act into the Fund. Subject 32 33 to appropriation, the Department is authorized to expend all

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1 moneys in the Fund in amounts it deems necessary for: 2 (1) hiring personnel and any other operating and the proper 3 contingent expenses necessary for 4 administration of this Act; (2) contracting with any firm for the purpose 5 of carrying out the purposes of this Act; 6 (3) grants to the Central Midwest Interstate 7 Low-Level Radioactive Waste Commission (blank); 8 9 (4) hiring personnel, contracting with any person, and meeting any other expenses incurred by the Department 10 11 in fulfilling its responsibilities under the Radioactive Waste Compact Enforcement Act; 12 (5) activities under Sections 10, 10.2 and 10.3; 13

14 (6) payment of fees in lieu of taxes to a local 15 government having within its boundaries a regional 16 disposal facility;

17 (7) payment of grants to counties or municipalities18 under Section 12.1; and

19 (8) fulfillment of obligations under a community20 agreement under Section 12.1.

21 In spending monies pursuant to such appropriations, the Department shall to the extent practicable avoid duplicating 22 23 expenditures made by any firm pursuant to a contract awarded under this Section. On or before March 1, 1989 and on or 24 before October 1 of 1989, 1990, 1991, 1992, and 1993, the 25 Department shall deliver to the Governor, the President and 26 Minority Leader of the Senate, the Speaker and Minority 27 Leader of the House, and each of the generators that have 28 29 contributed during the preceding State fiscal year to the 30 Low-Level Radioactive Waste Facility Development and Operation Fund a financial statement, certified and verified 31 32 by the Director, which details all receipts and expenditures from the fund during the preceding State fiscal year; 33 provided that the report due on or before March 1, 1989 shall 34

1 detail all receipts and expenditures from the fund during the 2 period from July 1, 1988 through January 31, 1989. The financial statements shall identify all sources of income to 3 4 the fund and all recipients of expenditures from the fund, 5 shall specify the amounts of all the income and expenditures, б and shall indicate the amounts of all the income and 7 expenditures, and shall indicate the purpose for all 8 expenditures.

9 There is hereby created in the State Treasury a (b) special fund to be known as the "Low-Level Radioactive Waste 10 11 Facility Closure, Post-Closure Care and Compensation Fund". 12 All monies within the Low-Level Radioactive Waste Facility Closure, Post-Closure Care and Compensation Fund shall be 13 invested by the State Treasurer in accordance with 14 established investment practices. Interest earned by such 15 investment shall be returned to the Low-Level Radioactive 16 Waste Facility Closure, Post-Closure Care and Compensation 17 Fund. The Department shall deposit 20% of all receipts from 18 19 the fees required under subsections (a) and (b) of Section 13 of this Act in the State Treasury to the credit of this Fund, 20 21 except that, pursuant to subsection (a) of Section 14 of this 22 Act, there shall be no such deposit into this Fund between 23 July 1, 1997 and December 31 of the year in which the Task Group approves a proposed site pursuant to Section 10.3 of 24 25 this Act. All deposits into this Fund shall be held by the State Treasurer separate and apart from all public money or 26 this State. Subject 27 funds of to appropriation, the Department is authorized to expend any moneys in this Fund in 28 amounts it deems necessary for: 29

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 (1) decommissioning and other procedures required for the proper closure of the regional disposal facility;
 (2) monitoring, inspecting, and other procedures required for the proper closure, decommissioning, and post-closure care of the regional disposal facility; -11-

1 (3) taking any remedial actions necessary to 2 protect human health and the environment from releases or 3 threatened releases of wastes from the regional disposal 4 facility;

5 (4) the purchase of facility and third-party 6 liability insurance necessary during the institutional 7 control period of the regional disposal facility;

8 (5) mitigating the impacts of the suspension or
9 interruption of the acceptance of waste for disposal;

10 (6) compensating any person suffering any damages 11 or losses to a person or property caused by a release 12 from the regional disposal facility as provided for in 13 Section 15; and

14 (7) fulfillment of obligations under a community15 agreement under Section 12.1.

16 On or before March 1 of each year, the Department shall deliver to the Governor, the President and Minority Leader of 17 the Senate, the Speaker and Minority Leader of the House, and 18 each of the generators that have contributed during the 19 preceding State fiscal year to the Fund a financial 20 21 statement, certified and verified by the Director, which 22 details all receipts and expenditures from the Fund during 23 the preceding State fiscal year. The financial statements shall identify all sources of income to the Fund and all 24 25 recipients of expenditures from the Fund, shall specify the amounts of all the income and expenditures, and shall 26 indicate the amounts of all the income and expenditures, and 27 shall indicate the purpose for all expenditures. 28

(c) <u>(Blank)</u>. Monies-in-the-Low-Level--Radioactive--Waste Facility--Closure,--Post-Closure--Care--and-Compensation-Fund shall-be-invested--by--the--State--Treasurer--in--the--manner required--by--law--of--other--State-monies,-provided-that-any interest-accruing-as-a-result-of-the-investment-shall--accrue to-this-special-Fund.

(d) The Department may accept for any of its purposes 1 and functions any donations, grants of money, equipment, 2 3 supplies, materials, and services from any state or the 4 United States, or from any institution, person, firm or corporation. Any donation or grant of money received after 5 January 1, 1986 shall be deposited in either the Low-Level 6 7 Radioactive Waste Facility Development and Operation Fund or the Low-Level Radioactive Waste Facility Closure, 8 9 Post-Closure Care and Compensation Fund, in accordance with 10 the purpose of the grant.

11 (Source: P.A. 90-29, eff. 6-26-97.)

Section 99. Effective date. This Act takes effect uponbecoming law.