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	ASBESTOS REQUIREMENTS
	2011 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Larry B. Wiley
	Senate Sponsor: Peter C. Knudson
	TITLE
	al Description:
	This bill prohibits the Air Quality Board from requiring asbestos testing on residential
	ies containing four or fewer units.
	ghted Provisions:
	This bill:
	<ul> <li>prohibits the Air Quality Board from requiring asbestos testing on residential</li> </ul>
ropert	ies containing four or fewer units.
<b>Ioney</b>	Appropriated in this Bill:
	None
)ther S	Special Clauses:
	None
U <b>tah C</b>	ode Sections Affected:
AMEN	DS:
	<b>19-2-104</b> , as last amended by Laws of Utah 2009, Chapter 377
Be it en	acted 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
	strative Rulemaking Act:
	(a) regarding the control, abatement, and prevention of air pollution from all sources
	establishment of the maximum quantity of air contaminants that may be emitted by any

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30	air contaminant source;
31	(b) establishing air quality standards;
32	(c) requiring persons engaged in operations which result in air pollution to:
33	(i) install, maintain, and use emission monitoring devices, as the board finds necessary;
34	(ii) file periodic reports containing information relating to the rate, period of emission,
35	and composition of the air contaminant; and
36	(iii) provide access to records relating to emissions which cause or contribute to air
37	pollution;
38	(d) implementing 15 U.S.C.A. 2601 et seq. Toxic Substances Control Act, Subchapter
39	II - Asbestos Hazard Emergency Response, and reviewing and approving asbestos management
40	plans submitted by local education agencies under that act;
41	(e) establishing a requirement for a diesel emission opacity inspection and maintenance
42	program for diesel-powered motor vehicles;
43	(f) implementing an operating permit program as required by and in conformity with
44	Titles IV and V of the federal Clean Air Act Amendments of 1990;
45	(g) establishing requirements for county emissions inspection and maintenance
46	programs after obtaining agreement from the counties that would be affected by the
47	requirements;
48	(h) with the approval of the governor, implementing in air quality nonattainment areas
49	employer-based trip reduction programs applicable to businesses having more than 100
50	employees at a single location and applicable to federal, state, and local governments to the
51	extent necessary to attain and maintain ambient air quality standards consistent with the state
52	implementation plan and federal requirements under the standards set forth in Subsection (2);
53	and
54	(i) implementing lead-based paint remediation training, certification, and performance
55	requirements in accordance with 15 U.S.C.A. 2601 et seq., Toxic Substances Control Act,
56	Subchapter IV Lead Exposure Reduction, Sections 402 and 406.
57	(2) When implementing Subsection (1)(h) the board shall take into consideration:

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58	(a) the impact of the business on overall air quality; and
59	(b) the need of the business to use automobiles in order to carry out its business
60	purposes.
61	(3) The board may:
62	(a) (i) hold a hearing that is not an adjudicative proceeding relating to any aspect of or
63	matter in the administration of this chapter and compel the attendance of witnesses and the
64	production of documents and other evidence, administer oaths and take testimony, and receive
65	evidence as necessary;
66	(ii) receive a proposed dispositive action from an administrative law judge as provided
67	by Section 19-1-301; and
68	(iii) (A) approve, approve with modifications, or disapprove a proposed dispositive
69	action; or
70	(B) return the proposed dispositive action to the administrative law judge for further
71	action as directed;
72	(b) issue orders necessary to enforce the provisions of this chapter, enforce the orders
73	by appropriate administrative and judicial proceedings, and institute judicial proceedings to
74	secure compliance with this chapter;
75	(c) settle or compromise any civil action initiated to compel compliance with this
76	chapter and the rules made under this chapter;
77	(d) secure necessary scientific, technical, administrative, and operational services,
78	including laboratory facilities, by contract or otherwise;
79	(e) prepare and develop a comprehensive plan or plans for the prevention, abatement,
80	and control of air pollution in this state;
81	(f) encourage voluntary cooperation by persons and affected groups to achieve the
82	purposes of this chapter;
83	(g) encourage local units of government to handle air pollution within their respective
84	jurisdictions on a cooperative basis and provide technical and consultative assistance to them;

(h) encourage and conduct studies, investigations, and research relating to air

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86 contamination and air pollution and their causes, effects, prevention, abatement, and control;

- (i) determine by means of field studies and sampling the degree of air contamination and air pollution in all parts of the state;
- (j) monitor the effects of the emission of air contaminants from motor vehicles on the quality of the outdoor atmosphere in all parts of this state and take appropriate action with respect to them;
- (k) collect and disseminate information and conduct educational and training programs relating to air contamination and air pollution;
- (l) advise, consult, contract, and cooperate with other agencies of the state, local governments, industries, other states, interstate or interlocal agencies, the federal government, and with interested persons or groups;
- (m) consult, upon request, with any person proposing to construct, install, or otherwise acquire an air contaminant source in the state concerning the efficacy of any proposed control device, or system for this source, or the air pollution problem which may be related to the source, device, or system, but a consultation does not relieve any person from compliance with this chapter, the rules adopted under it, or any other provision of law;
- (n) 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;
- (o) require the owner and operator of each new source which directly emits or has the potential to emit 100 tons per year or more of any air contaminant or the owner or operator of each existing source which by modification will increase emissions or have the potential of increasing emissions by 100 tons per year or more of any air contaminant, to pay a fee sufficient to cover the reasonable costs of:
  - (i) reviewing and acting upon the notice required under Section 19-2-108; and
- (ii) implementing and enforcing requirements placed on the sources by any approval order issued pursuant to notice, not including any court costs associated with any enforcement action;

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114 (p) assess and collect noncompliance penalties as required in Section 120 of the federal 115 Clean Air Act, 42 U.S.C. Sec. 7420; 116 (g) meet the requirements of federal air pollution laws; 117 (r) establish work practice, certification, and clearance air sampling requirements for 118 persons who: 119 (i) contract for hire to conduct demolition, renovation, salvage, encapsulation work 120 involving friable asbestos-containing materials, or asbestos inspections: 121 (ii) conduct work described in Subsection (3)(r)(i) in areas to which the general public 122 has unrestrained access or in school buildings that are subject to the federal Asbestos Hazard 123 Emergency Response Act of 1986; 124 (iii) conduct asbestos inspections in facilities subject to 15 U.S.C.A. 2601 et seq., 125 Toxic Substances Control Act, Subchapter II - Asbestos Hazard Emergency Response; or 126 (iv) 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 (s) 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 (t) establish certification requirements for asbestos project monitors, which shall 133 provide for experience-based certification of persons who, prior to establishment of the 134 certification requirements, had received relevant asbestos training, as defined by rule, and had acquired at least 1,000 hours of experience as project monitors: 135 136 (u) 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 (v) establish a program to certify private sector air quality permitting professionals 140 (AQPP), as described in Section 19-2-109.5; 141 (w) establish certification requirements for persons required under 15 U.S.C.A. 2601 et H.B. 285 Enrolled Copy

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 (x) 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 150 any monitoring equipment by the owner or operator of a source if the owner or operator has 151 installed or is operating monitoring equipment that is equivalent to equipment which the board 152 would require under this section. (6) The board may not require testing for asbestos or related materials on a residential 153

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property with four or fewer units.