CONCURRENT RESOLUTION APPROVING SOLID WASTE
FACILITY CLASSIFICATION CHANGE
2011 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Brad L. Dee
Senate Sponsor: Scott K. Jenkins
LONG TITLE
General Description:
This concurrent resolution of the Legislature and the Governor gives approval for the
operation of a landfill to receive specified nonhazardous solid waste.
Highlighted Provisions:
This resolution:
 addresses the proposed commercial Weber County C&D Landfill that is currently
owned and managed as a Class IVb noncommercial, nonhazardous solid waste
landfill by Weber County and located in the county; and
 grants statutorily required approval of the operating plan and allows the owner and
operator of Weber County C&D Landfill to change classification to a Class VI
commercial, nonhazardous solid waste landfill and receive nonhazardous
construction and demolition waste and other waste as approved in the operating
plan issued by the executive secretary of the Solid and Hazardous Waste Control
Board for the Weber County C&D Landfill in Weber County.
Special Clauses:
None

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28	Moulding and Sons, LLC, as operator of the landfill, desire to change the classification of the
29	landfill to a Class VI commercial landfill to receive nonhazardous construction and demolition
30	waste for treatment, storage, or disposal, and other waste allowed under the approved operating
31	plan issued by the executive secretary of the Solid and Hazardous Waste Control Board;
32	WHEREAS, the facility is located on approximately 116 acres in Section 19, Township
33	6 North, Range 3 West, Salt Lake Base and Meridian, and is located at 10485 West 900 South
34	in Ogden, within the borders of Weber County, Utah;
35	WHEREAS, the landfill owner and operator are currently permitted to operate a Class
36	IVb noncommercial, nonhazardous solid waste facility at this site that receives construction
37	and demolition waste and other waste as allowed under the approved operating plan;
38	WHEREAS, Utah Code Annotated Section 19-6-108 requires that an applicant for a
39	commercial, nonhazardous solid waste landfill receive approval from the Utah State
40	Legislature and the Governor of the state as a part of the approval process;
41	WHEREAS, Utah Code Annotated Section 19-6-108 also requires that an applicant for
42	a commercial, nonhazardous solid waste landfill receive approval from the executive secretary
43	of the Solid and Hazardous Waste Control Board within the Department of Environmental
44	Quality prior to receiving legislative and gubernatorial approval;
45	WHEREAS, the owner and operator of the Weber County C&D Landfill's proposed
46	operating plan for the landfill to operate as a commercial, nonhazardous solid waste landfill to
47	the Department of Environmental Quality $\hat{\mathbf{H}} \rightarrow [may be] \underline{was} \leftarrow \hat{\mathbf{H}}$ approved by the executive
47a	secretary of the
48	Solid and Hazardous Waste Control Board on March 1, 2011; and
49	WHEREAS, the operating plan for the Weber County C&D Landfill allows the landfill
50	to operate as a commercial facility and receive nonhazardous construction and demolition
51	waste and other waste as approved in the operating plan issued by the executive secretary of the
52	Solid and Hazardous Waste Control Board:
53	NOW, THEREFORE, BE IT RESOLVED by the Legislature of the state of Utah, the
54	Governor concurring therein, that Weber County, as the owner of Weber County C&D
55	Landfill, and Moulding and Sons, LLC, as operator of the landfill, are granted approval to
56	change classification from a Class IVb noncommercial, nonhazardous solid waste facility to a
57	Class VI commercial, nonhazardous solid waste facility known as the Weber County C&D
58	Landfill located in Weber County, Utah.

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Legislative Review Note as of 2-23-11 11:25 AM

Office of Legislative Research and General Counsel

FISCAL NOTE

H.C.R. 18

SHORT TITLE: Concurrent Resolution Approving Solid Waste Facility Classification Change

SPONSOR: Dee, B.

2011 GENERAL SESSION, STATE OF UTAH

STATE GOVERNMENT (UCA 36-12-13(2)(b)) Enactment of this bill likely will not materially impact the state budget.

LOCAL GOVERNMENTS (UCA 36-12-13(2)(c))

Enactment of this bill likely will not result in direct, measurable costs for local governments.

DIRECT EXPENDITURES BY UTAH RESIDENTS AND BUSINESSES (UCA 36-12-13(2)(d)) Enactment of this bill likely will not result in direct, measurable expenditures by Utah residents or businesses.

2/25/2011, 08:24 AM, Lead Analyst: Bleazard, M./Attorney: JLW

Office of the Legislative Fiscal Analyst