Bill No. HB 7093 (2014)

Amendment No. 4

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COMMITTEE/SUBCOMMITTEE	ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: State Affairs Committee Representative Rooney offered the following:

# Amendment (with title amendment)

Remove lines 1395-1453 and insert:

6 share. An applicant proposing that the department enter into a 7 performance-based contract for the cleanup of at least 20 sites 8 may use the following as its cost share commitment: a commitment 9 to pay; a demonstrated cost savings to the department; or any combination of the two. For applications relying on a 10 11 demonstration of a cost savings, the applicant, in conjunction 12 with its proposed agency term contractor, shall establish and 13 provide in its application the percentage of cost savings, in 14 the aggregate, that is being provided to the department for 15 cleanup of the sites under its application compared to the cost of cleanup of those same sites using the current rates provided 16 17 to the department by that proposed agency term contractor. The 021507 - h7093 Amendment 4.docx

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# 18 department shall determine if the cost savings demonstration is 19 acceptable, and such determination is not subject to chapter

20 <u>120.</u>

21 2. A nonrefundable review fee of \$250 to cover the 22 administrative costs associated with the department's review of 23 the application.

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3. A limited contamination assessment report.

4. A proposed course of action.

27 The limited contamination assessment report must shall be 28 sufficient to support the proposed course of action and to 29 estimate the cost of the proposed course of action. Any Costs 30 incurred related to conducting the limited contamination assessment report are not refundable from the Inland Protection 31 Trust Fund. Site eligibility under this subsection  $\tau$  or any other 32 provision of this section is, shall not constitute an 33 34 entitlement to preapproved advanced cleanup or continued 35 restoration funding. The applicant shall certify to the 36 department that the applicant has the prerequisite authority to 37 enter into an a preapproved advanced cleanup contract with the department. The This certification must shall be submitted with 38 the application. 39

(b) The department shall rank the applications based on
the percentage of cost-sharing commitment proposed by the
applicant, with the highest ranking given to the applicant who
that proposes the highest percentage of cost sharing. If the

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44 department receives applications that propose identical cost-45 sharing commitments and that which exceed the funds available to 46 commit to all such proposals during the preapproved advanced 47 cleanup application period, the department shall proceed to 48 rerank those applicants. Those applicants submitting identical 49 cost-sharing proposals that which exceed funding availability 50 must shall be so notified by the department and shall be offered 51 the opportunity to raise their individual cost-share commitments, in a period of time specified in the notice. At the 52 53 close of the period, the department shall proceed to rerank the 54 applications pursuant to in accordance with this paragraph.

(3) (a) Based on the ranking established under paragraph (2) (b) and the funding limitations provided in subsection (4), the department shall <u>begin</u> commence negotiation with such applicants. If the department and the applicant agree on the course of action, the department may enter into a contract with the applicant. The department <u>may</u> is authorized to negotiate the terms and conditions of the contract.

(b) Preapproved Advanced cleanup shall be conducted
pursuant to s. 376.3071(5)(b) and (6) and rules adopted under
<u>ss. 287.0595 and 376.3071</u> under the provisions of ss.
<del>376.3071(5)(b)</del> and <del>376.30711</del>. If the terms of the preapproved
advanced cleanup contract are not fulfilled, the applicant
forfeits any right to future payment for any site rehabilitation
work conducted under the contract.

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69 (C) The department's decision not to enter into an a 70 preapproved advanced cleanup contract with the applicant is 71 shall not be subject to the provisions of chapter 120. If the 72 department cannot is not able to complete negotiation of the 73 course of action and the terms of the contract within 60 days 74 after beginning commencing negotiations, the department shall terminate negotiations with that applicant. 75 The department may is authorized to enter into 76 (4) 77 contracts for a total of up to \$15 million of preapproved 78 advanced cleanup work in each fiscal year. However, a facility 79 or an applicant that bundles multiple sites as specified in 80 subparagraph (2) (a) 1. 81 82 83 84 85 TITLE AMENDMENT Remove lines 14-15 and insert: 86 preapproved site rehabilitation; amending s. 376.30713, F.S.; 87 providing that an applicant can use a demonstration of a cost 88 89 savings if bundling multiple sites for meeting the required cost share commitment; amending ss. 376.301, 376.302, 376.305, 90 376.30714, 376.3072, 91 92 021507 - h7093 Amendment 4.docx Published On: 4/3/2014 5:51:58 PM Page 4 of 4