SENATE BILL 6383

State of Washington52nd Legislature1992 Regular SessionBy Senator Thorsness

Read first time 01/28/92. Referred to Committee on Energy & Utilities.

1 AN ACT Relating to financial assurance; and amending RCW 2 43.200.200, 43.200.210, 70.98.095, and 70.98.098.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

4 Sec. 1. RCW 43.200.200 and 1990 c 82 s 1 are each amended to read 5 as follows:

(1) The director of the department of ecology shall periodically 6 7 review the potential for bodily injury and property damage ((in the packaging, shipping, transporting, treatment, storage,)) arising from 8 the transportation and disposal of commercial low-level radioactive 9 10 ((materials)) waste under ((licenses or)) permits issued by the state. 11 (2) ((Except as otherwise provided in subsection (7) of this 12 section,)) The director shall require ((each)) permit holders to 13 ((maintain liability coverage)) demonstrate financial assurance in an 14 amount that is adequate to protect the state and its citizens from all

claims, suits, losses, damages, or expenses on account of injuries to 1 persons and property damage arising or growing out of the ((packaging, 2 3 shipping, transporting, treatment, storage, and)) transportation or 4 disposal of commercial low-level radioactive ((materials)) waste. The ((liability coverage)) financial assurance may be in the form of 5 6 insurance, cash <u>deposits</u>, surety bonds, corporate guarantees, and other acceptable instruments or quarantees determined by the director to be 7 acceptable evidence of financial assurance. 8

9 (3) In making the determination of the appropriate level of 10 ((liability coverage)) <u>financial assurance</u>, the director shall 11 consider:

12 (a) The nature and purpose of the activity and its potential for 13 injury and damages to or claims against the state and its citizens; 14 (b) The current and cumulative manifested volume and radioactivity 15 of ((material)) waste being packaged, transported, buried, or otherwise 16 handled;

(c) The location where the ((material)) waste is being packaged, transported, buried, or otherwise handled, including the proximity to the general public and geographic features such as geology and hydrology, if relevant; ((and))

(d) The legal defense cost, if any, that will be paid from the
required ((liability coverage)) <u>financial assurance</u> amount; and

(e) Advice from the risk management division, department of general
 administration.

25 (4) The director may establish different levels of required 26 ((liability coverage)) <u>financial assurance</u> for various classes of 27 permit holders.

(5) The director shall establish by rule the instruments or
 mechanisms by which a ((person)) permit applicant or holder may
 demonstrate ((liability coverage)) financial assurance as required by
 SB 6383 p. 2 of 7

1 RCW 43.200.210. ((Any instrument or mechanism approved as an 2 alternative to liability insurance shall provide the state and its 3 citizens with a level of financial protection at least as great as 4 would be provided by liability insurance.))

(6) The director shall complete ((the first)) <u>a</u> review and
determination, and report the results to the legislature((7)) by
December 1, ((1987.)) <u>1994, and at least every five years thereafter,</u>
the director shall conduct a new review and determination and report
its results to the legislature.

10 (((7) (a) The director by rule may exempt from the requirement to 11 provide liability coverage a class of permit holders if the director 12 determines that the exemption of that class will not pose a significant 13 risk to persons or property and will not pose substantial financial 14 risk to the state.

(b) The director may exempt from the requirement to provide liability coverage an individual permit holder if the director determines that the cost of obtaining that coverage for that permit holder would impose a substantial financial hardship on the person and that failure to maintain the coverage will not pose a significant risk to persons or property and will not pose a substantial financial risk to the state.))

22 Sec. 2. RCW 43.200.210 and 1990 c 82 s 2 are each amended to read 23 as follows:

(1)(((a))) The department of ecology shall require that any person who holds or applies for a permit under this chapter indemnify and hold harmless the state from claims, suits, damages, or expenses on account of injuries to or death of persons and property <u>damage</u>, arising or growing out of any operations and activities for which the person holds the ((license or)) permit, and any necessary or incidental operations.

p. 3 of 7

(((b) Except for a permit holder not required to maintain liability 1 2 insurance coverage under RCW 43.200.200(7), the department shall 3 require any person who holds or applies for a permit under this chapter 4 to demonstrate that the person has and maintains liability coverage for the operations for which the state has been indemnified and held 5 б harmless pursuant to this section. The agency shall require coverage in an amount determined by the director of the department of ecology 7 pursuant to RCW 43.200.200.)) 8

(2) The department of ecology shall refuse to issue or shall 9 suspend the ((license)) permit of any person required by this section 10 11 to ((hold and maintain liability coverage)) demonstrate adequate financial assurance who fails to demonstrate compliance with this 12 section. The permit shall not be <u>issued or</u> reinstated until the person 13 14 demonstrates compliance with this section.

15 (3) The department of ecology shall require (a) that any person required to ((maintain liability coverage)) demonstrate financial 16 17 assurance maintain with the agency current copies of any insurance policies, certificates of insurance, or any other documents ((used to 18 19 comply with this)) sufficient to evidence compliance with this section, 20 (b) that the agency be notified of any changes in the ((insurance coverage)) instruments of financial assurance or financial condition of 21 22 the person, and (c) that the state be named as an insured party on any insurance policy used to comply with this section. 23

RCW 70.98.095 and 1990 c 82 s 4 are each amended to read 24 Sec. 3. 25 as follows:

26 (1)(((a) The radiation control agency shall require that any person who holds or applies for a license or permit under this chapter 27 28 indemnify and hold harmless the state from claims, suits, damages, or expenses on account of injuries to or death of persons and property, 29 SB 6383

```
p. 4 of 7
```

1 arising or growing out of any operations or activities for which the 2 person holds the license or permit, and any necessary or incidental 3 operations.

4 (b) Except for a license or permit holder who the secretary has exempted from maintaining liability coverage pursuant to RCW 5 6 70.98.098(5), the radiation control agency shall require any person who holds or applies for a license or permit under this chapter to 7 demonstrate that the person has and maintains liability coverage for 8 9 the operations for which the state has been indemnified and held 10 harmless pursuant to this section.)) The radiation control agency shall require ((coverage)) any person who applies for, or holds, a 11 license under this chapter to demonstrate that the person has financial 12 assurance sufficient to assure that liability incurred as a result of 13 14 licensed operations and activities can be fully satisfied. Financial 15 assurance may be in the form of insurance, cash deposits, surety bonds, corporate guarantees, letters of credit, or other financial instruments 16 17 or guarantees determined by the agency to be acceptable financial assurance. The agency may require financial assurance in an amount 18 19 determined by the secretary pursuant to RCW 70.98.098.

(2) The radiation control agency shall ((suspend the license or permit of)) refuse to issue a license or permit or suspend the license or permit of any person required by this section to ((hold and maintain liability coverage)) demonstrate financial assurance who fails to demonstrate compliance with this section. The license or permit shall not be issued or reinstated until the person demonstrates compliance with this section.

(3) The radiation control agency shall require (a) that any person
 required to ((maintain liability coverage)) demonstrate financial
 <u>assurance</u>, maintain with the agency current copies of any insurance
 policies, certificates of insurance, <u>letters of credit</u>, <u>surety bonds</u>,

p. 5 of 7

1 or any other documents used to comply with this section, (b) that the 2 agency be notified of any changes in the ((insurance coverage)) 3 <u>financial assurance</u> or financial condition of the person, and (c) that 4 the state be named as an insured party on any insurance policy used to 5 comply with this section.

6 Sec. 4. RCW 70.98.098 and 1990 c 82 s 3 are each amended to read 7 as follows:

8 (1) ((Except as otherwise provided in subsection (5) of this 9 section, the secretary shall require each permit or license holder to 10 maintain liability coverage in an amount that is adequate to protect the state and its citizens from all claims, suits, losses, damages, or 11 12 expenses on account of injuries to persons and property damage arising 13 or growing out of the packaging, shipping, transporting, treatment, storage, and disposal of commercial low-level radioactive materials. 14 15 The liability coverage may be in the form of insurance, cash, surety 16 bonds, corporate guarantees, and other acceptable instruments.

17 (2)) In making the determination of the appropriate level of 18 ((liability coverage)) <u>financial assurance</u>, the secretary shall 19 consider:

20 (a) The ((nature and purpose of the activity and its potential for
21 injury and damages to or claims against the state and its citizens;

(b) The current and cumulative manifested volume and radioactivity of material being packaged, transported, buried, or otherwise handled; (c) The location where the material is being packaged, transported, buried, or otherwise handled, including the proximity to the general public and geographic features such as geology and hydrology, if relevant;

28 (d) The report prepared by the department of ecology pursuant to
 29 RCW 43.200.200; and

SB 6383

p. 6 of 7

(e) The legal defense cost, if any, that will be paid from the
 required liability coverage amount.

3 (3)) report prepared by the department of ecology pursuant to RCW
4 43.200.200; (b) the potential cost of decontamination, treatment,
5 disposal, decommissioning, and cleanup of facilities or equipment; (c)
6 federal cleanup and decommissioning requirements; and (d) the legal
7 defense cost, if any, that might be paid from the required financial
8 assurance.

9 <u>(2)</u> The secretary may establish different levels of required 10 ((liability coverage)) <u>financial assurance</u> for various classes of 11 permit or license holders.

12 (((4))) (3) The secretary shall establish by rule the instruments 13 or mechanisms by which a person may demonstrate ((liability coverage)) 14 <u>financial assurance</u> as required by RCW 70.98.095. ((Any instrument or 15 mechanism approved as an alternative to liability insurance shall 16 provide the state and its citizens with a level of financial protection 17 at least as great as would be provided by liability insurance.

18 (5)(a) The secretary by rule may exempt from the requirement to 19 provide liability coverage a class of permit or license holders if the 20 secretary determines that the exemption of that class will not pose a 21 significant risk to persons or property and will not pose substantial 22 financial risk to the state.

(b) The secretary may exempt from the requirement to provide liability coverage an individual permit or license holder if the secretary determines that the cost of obtaining that coverage for that license or permit or license holder would impose a substantial financial hardship on the person and that failure to maintain the coverage will not pose a significant risk to persons or property and will not pose a substantial financial risk to the state.))