By: Armbrister

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S.B. No. 55

A BILL TO BE ENTITLED

AN ACT

2 relating to compliance histories for and incentives to reward 3 compliance performance by entities regulated by the Texas 4 Commission on Environmental Quality.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

6 SECTION 1. Section 5.753, Water Code, is amended by 7 amending Subsections (a), (b), and (e) and adding Subsection (f) to 8 read as follows:

(a) Consistent with other law and 9 the requirements necessary to maintain federal program authorization, 10 the commission by rule may [shall] develop standards [a uniform 11 standard] for evaluating site-specific compliance history that are 12 13 uniform for sites that are similar in size and complexity and at which similar activities occur. 14

15 (b) The components of compliance history <u>may</u> [must] 16 include:

(1) enforcement orders, court judgments, [consent decrees,] and criminal convictions of this state [and the federal government] relating to compliance with applicable legal requirements under the jurisdiction of the commission [or the United States Environmental Protection Agency];

(2) [notwithstanding any other provision of this code,
 orders issued under Section 7.070;

[(3)] to the extent readily available to the

commission, enforcement orders, court judgments, <u>consent decrees</u>, and criminal convictions relating to violations of environmental laws of other states <u>and the federal government</u>, <u>including the</u> United States Environmental Protection Agency; and

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(3) [(4)] changes in ownership.

6 (e) Except as required by other law or any requirement 7 necessary to maintain federal program authorization, the 8 commission by rule shall establish a period for <u>site-specific</u> 9 compliance history.

10 (f) Nothing in this section shall prevent the commission 11 from considering any relevant compliance information, including 12 notices of violation, in enforcement.

SECTION 2. Subsections (a) through (d), (g), (h), and (i), Section 5.754, Water Code, are amended to read as follows:

(a) The commission by rule <u>may</u> [shall] establish a set of
 standards for the classification of a person's compliance history
 <u>at a particular site</u>.

(b) Rules adopted under this section must, at a minimum,
 provide for three classifications of <u>site-specific</u> compliance
 history in a manner adequate to distinguish among:

(1) poor performers, or regulated entities that in the
 commission's judgment perform below average <u>at a particular site;</u>

(2) <u>satisfactory</u> [average] performers, or regulated
 entities that generally comply with environmental regulations <u>at a</u>
 <u>particular site</u>; and

26 (3) high performers, or regulated entities that have <u>a</u>
27 [an above-average] compliance record <u>at a particular site that</u>

S.B. No. 55 demonstrates a high level of compliance with environmental 1 2 regulations at that site. In classifying a person's compliance history at a 3 (c) 4 particular site, the commission shall: 5 (1)consider the size, complexity, and type of 6 activity at the site; 7 (2) determine whether a violation of an applicable legal requirement is of major, moderate, or minor significance; 8 9 (3) [(2)] establish criteria for classifying a repeat violator, giving consideration to the size [number] and complexity 10 of the site at which the violations occurred and limiting 11 consideration to violations of a similar nature [facilities owned 12 or operated by the person]; and 13 (4) [(3)] consider the significance of the violation 14 15 and whether the person is a repeat violator at the site. 16 (d) The commission by rule shall establish methods of 17 assessing the site-specific compliance history of regulated 18 entities for which it does not have adequate compliance The methods may include requiring a compliance information. 19 inspection at the site to determine an entity's eligibility for 20 in a program that requires a high level of 21 participation 22 compliance.

(g) Rules adopted under Subsection (e) for the use of
<u>site-specific</u> compliance history shall provide for additional
oversight of, and review of applications regarding, <u>a site</u>
[facilities] owned or operated by a person whose compliance
performance <u>at that site</u> is in the lowest classification developed

under this section. 1

The commission by rule shall, at a minimum, prohibit a 2 (h) 3 person whose compliance history at a particular site is classified in the lowest classification developed under this section from: 4

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receiving an announced inspection at the site; and (1)6 obtaining or renewing a flexible permit for the (2) 7 site under the program administered by the commission under Chapter 382, Health and Safety Code, or participating at the site in the 8 regulatory flexibility program administered by the commission 9 10 under Section 5.758.

The commission shall consider the compliance history of 11 (i) and other relevant compliance information, including notices of 12 13 violation, relating to a regulated entity when determining whether to grant the regulated entity's application for a permit or permit 14 15 amendment for any activity under the commission's jurisdiction to 16 which this subchapter applies. Notwithstanding any provision of this code or the Health and Safety Code relating to the granting of 17 permits or permit amendments by the commission, the commission, 18 after an opportunity for a hearing, shall deny a regulated entity's 19 20 application for a permit or permit amendment if the regulated entity's compliance history is unacceptable based on violations 21 22 constituting a recurring pattern of conduct that demonstrates a consistent disregard for the regulatory process, including a 23 failure to make a timely and substantial attempt to correct the 24 25 violations.

SECTION 3. Section 5.756, Water Code, 26 is amended by 27 amending Subsection (b) and adding Subsection (e) to read as

1 follows:

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2 (b) The commission shall collect data on and make available3 to the public on the Internet:

4 (1) the number and percentage of all violations
5 committed <u>at a particular site</u> by persons who previously have
6 committed the same or similar violations <u>at that site</u>;

7 (2) the number and percentage of enforcement orders 8 issued by the commission that are issued <u>for a particular site</u> to 9 entities that have been the subject of a previous enforcement order 10 for that site;

11 (3) whether a violation is of major, moderate, or 12 minor significance, as defined by commission rule;

13 (4) whether a violation relates to an applicable legal14 requirement pertaining to air, water, or waste; and

(5) the region in which the facility is located.

16 (e) Any material about a site that is placed on the Internet 17 under this subchapter is subject to a quality assurance and quality 18 control procedure, including an opportunity for the entity that 19 holds the permit for the site to review the information before it is 20 placed on the Internet.

21 SECTION 4. Subsections (a), (b), (d), and (h), Section 22 5.758, Water Code, are amended to read as follows:

(a) The commission by order may exempt an applicant from a requirement of a statute or commission rule regarding the control or abatement of pollution if the applicant proposes to control or abate pollution by an alternative method or by applying an alternative standard that is:

1 (1) <u>as</u> [more] protective of the environment and the 2 public health <u>as</u> [than] the method or standard prescribed by the 3 statute or commission rule that would otherwise apply; and

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(2) not inconsistent with federal law.

5 (b) The commission may not exempt an applicant under this 6 section unless the applicant can <u>demonstrate</u> [present] to the 7 commission [documented evidence of benefits to environmental 8 quality] that <u>the applicant's proposed project</u> will result <u>in</u> 9 protection of environmental quality that is equal to or greater 10 <u>than the protection afforded by existing standards</u> [from the 11 project the applicant proposes].

12 (d) The commission's order must provide a [specific] 13 description of the alternative method or standard and condition the 14 exemption on compliance with the method or standard as the order 15 prescribes.

(h) In implementing the program of regulatory flexibilityauthorized by this section, the commission shall:

18 (1) [market the program to businesses in the state
 19 through all available appropriate media;

[(2)] endorse alternative methods that will clearly benefit the environment and impose the least onerous restrictions on business, including economic benefit;

23 [(3) fix and enforce environmental standards, 24 allowing businesses flexibility in meeting the standards in a 25 manner that clearly enhances environmental outcomes;] and

26 (2) [(4)] work to achieve consistent and predictable
27 results for the regulated community and shorter waits for permit

1 issuance.

2 SECTION 5. Subsection (d), Section 5.753, and Section 3 5.757, Water Code, are repealed.

4 SECTION 6. This Act takes effect September 1, 2003.