Amend CSSB 1504 (house committee report) as follows:

- (1) In SECTION 9 of the bill, in amended Section 401.248(b)(9), Health and Safety Code (page 14, line 4), strike "and".
- (2) In SECTION 9 of the bill, in amended Section 401.248(b)(10), Health and Safety Code (page 14, line 5), between "law" and the period, insert:

## ; and

- (11) for a state that becomes a party state after January 1, 2011, require the other state to accept for disposal or storage low-level radioactive waste generated in this state at any low-level radioactive waste disposal storage or disposal facility operated or authorized for operation in that state
- (3) Add the following appropriately numbered SECTION to the bill and renumber subsequent SECTIONS of the bill accordingly:

SECTION \_\_\_\_\_. Subchapter F, Chapter 401, Health and Safety Code, is amended by adding Section 401.251 to read as follows:

Sec. 401.251. ACCEPTANCE OF LOW-LEVEL RADIOACTIVE WASTE BY

OTHER STATES REQUIRED. (a) If a state operates or has authorized

the operation of a low-level radioactive waste disposal or storage

facility but does not accept waste generated in this state:

- (1) that state may not become a party state to the compact; and
- (2) the compact waste disposal facility license holder may not accept waste from a generator located in that state as nonparty compact waste, regardless of whether this state has previously accepted waste from that state.
- (b) The limitations on the participation in the compact and the acceptance of waste under Subsection (a) do not apply to a state in which a storage or disposal facility is operated by the federal government.