By: Ritter

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A BILL TO BE ENTITLED 1 AN ACT 2 relating to the procedure for action by the Texas Commission on Environmental Quality on applications for certain environmental 3 permits and administrative and judicial review of the commission's 4 5 action. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 6 7 SECTION 1. Chapter 2001, Government Code, is amended by adding Subchapter J to read as follows: 8 9 SUBCHAPTER J. ADMINISTRATIVE REVIEW OF CERTAIN ENVIRONMENTAL 10 PERMITS Sec. 2001.301. PURPOSE. It is the public policy of this 11 state and the purpose of this subchapter to continue leading the 12 country in maintaining protection of public health and the 13 environment while providing stability and certainty for the state's 14 15 economy. 16 Sec. 2001.302. DEFINITIONS. In this subchapter: (1) "Commission" means the Texas Commission on 17 Environmental Quality. 18 (2) "Interested person" means a person who resides or 19 operates in this state, and includes an applicant for a permit, 20 permit amendment, or permit renewal. 21 22 (3) "Office" means the State Office of Administrative 23 Hearings. 24 (4) "Permit" includes a permit, license, certificate,

1	registration, approval, or other form of authorization issued by			
2	the commission.			
3	Sec. 2001.303. APPLICABILITY. (a) This subchapter applies			
4	to a final commission decision issued under Section 5.5553, Water			
5	Code, following a public hearing under Section 5.5541, Water Code,			
6	<u>for:</u>			
7	(1) a national pollutant discharge elimination system			
8	permit under Chapter 26, Water Code;			
9	(2) a Class I injection well permit under Chapter 27,			
10	Water Code;			
11	(3) an in situ uranium mining permit under Chapter 27,			
12	Water Code;			
13	(4) a permit under Chapter 28, Water Code;			
14	(5) a solid waste facility permit under Chapter 361,			
15	Health and Safety Code;			
16	(6) a hazardous waste management facility permit under			
17	Chapter 361, Health and Safety Code;			
18	(7) a preconstruction permit under Chapter 382, Health			
19	and Safety Code;			
20	(8) a standard permit for a concrete batch plant under			
21	Chapter 382, Health and Safety Code; and			
22	(9) a license under Chapter 401, Health and Safety			
23	<u>Code.</u>			
24	(b) This subchapter does not apply to a permit for which a			
25	hearing under Section 5.5541(d), Water Code, is not held.			
26	Sec. 2001.304. REVIEW OF FINAL PERMIT DECISIONS. (a) Not			
27	later than the 30th day after the date notice of the commission's			

1 final decision on a permit application under Section 5.5553, Water Code, is published in the Texas Register, an interested person who 2 filed a comment on the permit application or participated in a 3 public hearing on the permit application may file a petition for 4 5 administrative review of the permit decision by the office. 6 (b) A person who failed to file a comment or participate in 7 the public hearing on the permit application may petition for 8 administrative review of the permit decision only with regard to any changes made to the draft permit in the permit decision. 9 (c) The petition must be filed with the chief clerk of the 10 commission. Not later than the fifth calendar day after the date 11 12 the commission receives the petition, the chief clerk shall forward the petition to the office for review. The chief clerk shall 13 14 include with the petition: 15 (1) if the permit was issued, the final permit and the administrative record for the final permit, including: 16 17 (A) the findings of fact and conclusions of law that support the issuance of the permit; 18 19 (B) the draft permit and the findings of fact and conclusions of law that support the draft permit; and 20 21 (C) the executive director's preliminary decision on the permit application; 22 (2) all comments received during the public comment 23 24 period other than comments received in a public meeting held under Section 5.554, Water Code; 25 26 (3) the tape or transcript of any public hearing held under Section 5.5541, Water Code; 27

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1	(4) the response to the comments required by Section
2	5.555, Water Code; and
3	(5) any other documents contained in the supporting
4	materials for the permit.
5	(d) The petition must include a statement of the reasons
6	supporting review by the office, including a demonstration that any
7	issues raised in the petition:
8	(1) were raised during the public comment period or at
9	a public hearing; or
10	(2) relate to changes made to the draft permit in the
11	permit decision.
12	(e) The office may grant the petition only if the petitioner
13	demonstrates that the basis for the review is:
14	(1) a finding of fact or conclusion of law that is
15	clearly erroneous; or
16	(2) an exercise of discretion or an important policy
17	consideration that the office should, in its discretion, review.
18	(f) The commission and permit applicant, if applicable, may
19	each file a response to the petition not later than the 30th day
20	after the date the petition is filed.
21	(g) The petitioner may file a reply brief not later than the
22	15th day after the date of the service of a response described by
23	Subsection (f).
24	(h) The office may, in its discretion, deny the petition,
25	even if the petition satisfies the requirements of Subsection (e).
26	(i) The scope of review on a petition is limited to the
27	administrative record provided to the office by the chief clerk of

1 the commission. New evidence may not be raised or considered by the office in reviewing the petition. 2 (j) Not later than the 60th day after the date the office 3 receives the petition, it shall issue an order granting or denying 4 5 the petition. An issue raised in a denied petition is eligible for 6 judicial review of the issue in the Court of Appeals for the Third Court of Appeals <u>District</u>. 7 8 Sec. 2001.305. ADMINISTRATIVE REVIEW. (a) If the office grants a petition for review under Section 2001.304, the office 9 10 shall give public notice of the review not later than the 10th day before the date set for the review that includes: 11 12 (1) a statement of the time, place, and nature of the 13 review; (2) a statement of the legal authority 14 and 15 jurisdiction under which the review is to be held; 16 (3) a reference to the specific sections of the 17 statutes and rules involved in the matter under review; (4) a short, <u>plain statement of the matters asserted;</u> 18 19 and (5) at the discretion of the office, a briefing 20 schedule for the review that may allow the submission of briefs by a 21 petitioner, the permit applicant, the commission, and the office of 22 public interest counsel of the commission. 23 24 (b) If the office determines that the briefing provided with the petition for review is sufficient to make a final decision, it 25 26 may conclude that additional briefing is not necessary. 27 (c) The office may allow for the filing of amicus briefs. If

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1	applicable, the notice required under Subsection (a) must include
2	instructions for any interested person to file an amicus brief.
3	(d) The office may, in addition to establishing a briefing
4	schedule, direct the parties to present oral argument on a
5	specified issue.
6	(e) The scope of review by the office shall be limited to
7	review of the administrative record, briefs provided by the
8	parties, and any oral arguments presented to the office.
9	(f) The office shall issue a decision not later than the
10	60th day after the date it grants the petition.
11	(g) The office is limited to the following actions with
12	regard to a final decision issued by the commission:
13	(1) affirm the commission's final decision; or
14	(2) remand the final decision to the commission with
15	recommendations to address:
16	(A) clearly erroneous findings of fact or
17	conclusions of law identified by the office;
18	(B) an exercise of discretion; or
19	(C) an important policy consideration.
20	(h) If the office affirms the commission's final decision,
21	that final decision is eligible for judicial review in the Court of
22	Appeals for the Third Court of Appeals District.
23	Sec. 2001.306. ISSUES REMANDED TO THE COMMISSION. (a) Not
24	later than the 30th day after the date the office remands a decision
25	to the commission, the commission shall:
26	(1) modify the decision accordingly; or
27	(2) decline to modify the decision.

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1	(b) An action taken by the commission under Subsection (a)			
2	must:			
3	(1) be published in the Texas Register; and			
4	(2) include an explanation describing the commission's			
5	reasoning for the action.			
6	(c) The commission's action on a decision remanded to the			
7	commission by the office is eligible for judicial review in the			
8	Court of Appeals for the Third Court of Appeals District.			
9	SECTION 2. The heading to Subchapter G, Chapter 2001,			
10	Government Code, is amended to read as follows:			
11	SUBCHAPTER G. [CONTESTED CASES:] JUDICIAL REVIEW			
12	SECTION 3. Section 2001.171, Government Code, is amended to			
13	read as follows:			
14	Sec. 2001.171. JUDICIAL REVIEW. <u>(a)</u> A person who has			
15	exhausted all administrative remedies available within a state			
16	agency and who is aggrieved by a final decision in a contested case			
17	or in an administrative review under Subchapter J of an			
18	environmental permit decision is entitled to judicial review under			
19	this chapter.			
20	(b) Except as provided by Section 2001.227, this subchapter			
21	applies to an administrative review under Subchapter J of an			
22	environmental permit in the same manner as it applies to a contested			
23	case.			
24	SECTION 4. Subchapter I, Chapter 2001, Government Code, is			
25	amended by adding Section 2001.227 to read as follows:			
26	Sec. 2001.227. VENUE AND STANDARD OF REVIEW FOR CERTAIN			
27	ENVIRONMENTAL CASES. (a) The venue for judicial review of an			

action or decision identified under Subchapter J as eligible for 1 judicial review is in the Court of Appeals for the Third Court of 2 3 Appeals District. 4 (b) The standard of review of an action or decision under 5 Subchapter J is whether the action or decision was: 6 (1) arbitrary and capricious; or 7 (2) characterized by abuse or a clearly unwarranted exercise of discretion. 8 9 (c) Under the arbitrary and capricious standard of review, a 10 court may not substitute its judgment for the judgment of the Texas Commission on Environmental Quality but: 11 12 (1) may affirm the decision in whole or in part; or (2) shall reverse and remand the case for further 13 proceedings if substantial rights of the permit applicant have been 14 prejudiced because the findings, inferences, conclusions, or 15 decisions of the Texas Commission on Environmental Quality are: 16 17 (A) in violation of a constitutional or statutory 18 provision; (B) in excess of the agency's statutory 19 20 authority; 21 (C) made through unlawful approval; 2.2 (D) affected by other error of law; (E) arb<u>itrary or capricious; or</u> 23 (F) characterized by abuse or 24 clearly unwarranted exercise of discretion. 25 SECTION 5. Section 2003.024(d), Government Code, is amended 26 to read as follows: 27

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(d) This section does not apply to hearings conducted:

2 (1) by the <u>environmental quality</u> [natural resource
3 conservation] division or the utility division; or

4 (2) under the administrative license revocation5 program.

6 SECTION 6. The heading to Section 2003.047, Government 7 Code, is amended to read as follows:

8 Sec. 2003.047. <u>ENVIRONMENTAL QUALITY</u> [NATURAL RESOURCE 9 CONSERVATION] DIVISION.

10 SECTION 7. Section 2003.047, Government Code, is amended by 11 amending Subsections (a), (b), and (m) and adding Subsection (p) to 12 read as follows:

(a) The office shall establish <u>an environmental quality</u> [a
natural resource conservation] division to perform the contested
case hearings <u>and administrative review of certain permit decisions</u>
for the Texas <u>Commission on Environmental Quality</u> [Natural Resource
Conservation Commission].

The division shall conduct hearings relating 18 (b) to contested cases before the commission, other than a hearing 19 20 conducted by one or more commissioners, and shall conduct administrative review of commission permit application decisions 21 to which Subchapter J, Chapter 2001, applies. The commission by 22 23 rule may delegate to the division the responsibility to hear any 24 other matter before the commission if consistent with the responsibilities of the division. 25

(m) <u>The</u> [Except as provided in Section 361.0832, Health and
 27 <u>Safety Code</u>, the] commission shall consider the proposal for

1 decision prepared by the administrative law judge, the exceptions of the parties, and the briefs and argument of the parties. 2 The 3 commission may amend the proposal for decision, including any finding of fact, but any such amendment thereto and order shall be 4 based solely on the record made before the administrative law 5 judge. Any such amendment by the commission shall be accompanied by 6 an explanation of the basis of the amendment. The commission may 7 8 also refer the matter back to the administrative law judge to reconsider any findings and conclusions set forth in the proposal 9 for decision or take additional evidence or to make additional 10 findings of fact or conclusions of law. The commission shall serve 11 12 a copy of the commission's order, including its finding of facts and conclusions of law, on each party. 13

14 (p) The chief administrative law judge shall adopt rules 15 that govern the procedure to be used by the environmental quality 16 division for the administrative review of a commission decision on 17 an environmental permit to which Subchapter J, Chapter 2001, 18 applies.

SECTION 8. Section 2003.048, Government Code, is amended to read as follows:

TEXAS 21 Sec. 2003.048. [NATURAL RESOURCE CONSERVATION] COMMISSION ON ENVIRONMENTAL QUALITY HEARINGS FEE. The office shall 22 charge the Texas [Natural Resource Conservation] Commission on 23 24 Environmental Quality a fixed annual fee rather than an hourly rate for services rendered by the office to the commission. The amount 25 26 of the fee may not be less than the amount appropriated to the Texas [Natural Resource Conservation] Commission on Environmental 27

1 Quality in the General Appropriations Act for payment to the environmental quality [natural resource conservation] division to 2 3 conduct commission hearings. The amount of the fee shall be based on the costs of conducting the hearings, the costs of travel 4 expenses and telephone charges directly related to the hearings, 5 docketing costs, and other applicable administrative costs of the 6 office including the administrative costs of the environmental 7 8 quality [natural resource conservation] division. The office and [Natural Resource Conservation] the Texas 9 Commission on 10 Environmental Quality shall negotiate the amount of the fixed fee biennially, subject to the approval of the governor, to coincide 11 12 with the commission's legislative appropriations request.

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13 SECTION 9. Section 5.311(a), Water Code, is amended to read 14 as follows:

15 (a) The commission may delegate to an administrative law 16 judge of the State Office of Administrative Hearings the 17 responsibility to:

18 (1) hear any matter before the commission other than a 19 matter that is the subject of a public hearing under Section 5.5541; 20 and

21 (2) [to] issue interlocutory orders related to interim
22 rates under Chapter 13.

23 SECTION 10. Section 5.313, Water Code, is amended to read as 24 follows:

25 Sec. 5.313. HEARING EXAMINERS REFERENCED IN LAW. Any 26 reference in law to a hearing examiner who has a duty related to a 27 case pending before the commission, other than a case involving a

1 <u>matter that is the subject of a public hearing under Section 5.5541,</u>
2 means an administrative law judge of the State Office of
3 Administrative Hearings.

4 SECTION 11. Subchapter H, Chapter 5, Water Code, is amended 5 by adding Section 5.316 to read as follows:

6 <u>Sec. 5.316. APPLICABILITY OF CONTESTED CASE PROCEDURE TO</u> 7 <u>CERTAIN HEARINGS.</u> <u>Subchapters C, D, E, and F, Chapter 2001,</u> 8 <u>Government Code, do not apply to an application for an original</u> 9 <u>permit, permit amendment, or permit renewal to which Subchapter J,</u> 10 <u>Chapter 2001, Government Code, applies.</u>

SECTION 12. Subchapter I, Chapter 5, Water Code, is amended by adding Section 5.358 to read as follows:

Sec. 5.358. JUDICIAL REVIEW OF PERMITS SUBJECT TO ADMINISTRATIVE REVIEW. Except as provided by Section 2001.227, Government Code, Subchapter G, Chapter 2001, Government Code, applies to the judicial review of a permit action or decision under Subchapter J, Chapter 2001, Government Code, instead of this subchapter.

SECTION 13. Sections 5.402(a) and (b), Water Code, are amended to read as follows:

(a) At any time before the public notice of the opportunity to request a <u>public</u> hearing on a permit application, the applicant may request that consolidated applications be processed separately as determined by the executive director. The executive director shall process the applications separately if the applicant submits a timely request under this subsection.

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(b) At any time after the notice of opportunity to request a

public hearing [but before referral of the matter to the State 1 Office of Administrative Hearings], the executive director may 2 3 separate the applications for processing on a showing of good cause by the applicant that the applications should be processed 4 separately. For purposes of this subsection, "good cause" includes 5 a change in the statutory or regulatory requirements governing a 6 permit or a substantial change in the factual circumstances 7 8 surrounding the applications for permits.

9 SECTION 14. Sections 5.551(a) and (b), Water Code, are 10 amended to read as follows:

(a) This subchapter establishes procedures for providing 11 12 public notice, an opportunity for public comment, and an opportunity for public hearing [under Subchapters C-H, Chapter 13 14 2001, Government Code,] regarding commission actions relating to a permit issued under Chapter 26, [or] 27, or 28 of this code or 15 Chapter 361, <u>382, or 401,</u> Health and Safety Code. This subchapter 16 17 is procedural and does not expand or restrict the types of commission actions for which public notice, an opportunity for 18 19 public comment, and an opportunity for public hearing are provided under Chapter 26, [or] 27, or 28 of this code or Chapter 361, 382, or 20 401, Health and Safety Code. 21

(b) The commission by rule shall provide for additional notice, opportunity for public comment, or opportunity for <u>public</u> hearing to the extent necessary to satisfy a requirement for United States Environmental Protection Agency authorization of a state permit program.

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SECTION 15. Subchapter M, Chapter 5, Water Code, is amended

1 by adding Section 5.5515 to read as follows: Sec. 5.5515. DEFINITIONS. In this subchapter: 2 (1) "Interested person" means a person who resides or 3 operates in this state, and includes an applicant for a permit, 4 5 permit amendment, or permit renewal. 6 (2) "Permit" includes a permit, license, certificate, registration, approval, or other form of authorization issued by 7 8 the commission. 9 SECTION 16. Sections 5.552(a) and (d), Water Code, are amended to read as follows: 10 (a) Not later than the 30th day after the date the 11 commission receives the application, the [The] executive director 12 shall determine whether [when] an application is administratively 13 14 complete. 15 (d) In addition to providing notice under Subsection (b)(1), the applicant shall comply with any applicable public 16 17 notice requirements under Chapters 26, [and] 27, and 28 of this code, Chapters [Chapter] 361, 382, and 401, Health and Safety Code, 18 and rules adopted under those chapters. 19 20 SECTION 17. Section 5.553, Water Code, is amended by amending Subsections (c) and (d) and adding Subsections (f) and (g) 21 to read as follows: 22 The commission by rule shall establish the form and 23 (c) 24 content of the notice, the manner of publication, and the duration of the public comment period. The notice must include: 25 26 (1) the information required by Sections 5.552(c)(1)-(5);27

H.B. No. 2082 1 (2) a summary of the preliminary decision; 2 (3) the location at which a copy of the preliminary 3 decision is available for review and copying as provided by Subsection (e); 4 5 (4) a description of the manner in which comments regarding the preliminary decision may be submitted; [and] 6 7 if applicable, a description of the procedure for (5) 8 requesting a public hearing on the preliminary decision; and 9 (6) any other information the commission by rule 10 requires. (d) In addition to providing notice under this section, the 11 12 applicant shall comply with any applicable public notice requirements under Chapters 26, [and] 27, and 28 of this code, 13 Chapters [Chapter] 361, 382, and 401, Health and Safety Code, and 14 15 rules adopted under those chapters. (f) The duration of the public comment period shall extend 16 17 to the later of: (1) the close of a public hearing on the matter, if 18 19 applicable; or (2) the 45th day after the date the public comment 20 period begins. 21 (g) If the executive director determines that there is 22 substantial public interest in extending the public comment period, 23 24 the executive director may extend the public comment period described by Subsection (f) for a period not to exceed 30 days. 25 26 SECTION 18. Section 5.554, Water Code, is amended to read as follows: 27

1 Sec. 5.554. PUBLIC MEETING. (a) In this section, "public 2 meeting" means an informal meeting open to any interested person at 3 which the permit applicant, the executive director, and members of 4 the public may discuss issues related to the permit application.

5 (b) During the public comment period, the executive 6 director or the applicant, in cooperation with the executive 7 <u>director</u>, may hold one or more public meetings in the county in 8 which the facility is located or proposed to be located <u>or in an</u> 9 <u>adjacent county</u>.

10 (c) The executive director shall hold a public meeting: 11 (1) on the request of a member of the legislature who 12 represents the general area in which the facility is located or 13 proposed to be located; or

14 (2) if the executive director determines that there is15 substantial public interest in the proposed activity.

16 SECTION 19. Subchapter M, Chapter 5, Water Code, is amended 17 by adding Sections 5.5541 and 5.5542 to read as follows:

18 <u>Sec. 5.5541. PUBLIC HEARING. (a) In this section, "public</u> 19 <u>hearing" means a formal meeting at which any interested person may</u> 20 <u>make comments on the record relating to a proposed agency decision</u> 21 <u>on a permit application.</u>

22 (b) An interested person may request a public hearing after
23 a preliminary decision has been issued on an application for a
24 permit, permit renewal, or permit amendment for:

25 <u>(1) a national pollutant discharge elimination system</u>
26 permit under Chapter 26;

27 (2) a Class I injection well permit under Chapter 27;

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1	(3) an in situ uranium mining permit under Chapter 27;		
2	(4) a permit under Chapter 28;		
3	(5) a solid waste facility permit under Chapter 361,		
4	Health and Safety Code;		
5	(6) a hazardous waste management facility permit under		
6	Chapter 361, Health and Safety Code;		
7	(7) a preconstruction permit under Chapter 382, Health		
8	and Safety Code;		
9	(8) a standard permit for a concrete batch plant under		
10	Chapter 382, Health and Safety Code; or		
11	(9) a license under Chapter 401, Health and Safety		
12	Code.		
13	(c) The executive director shall hold a public hearing not		
14	later than the 35th day after the date the request is made under		
15	Subsection (b).		
16	(d) The following permits are not eligible for a public		
17	hearing:		
18	(1) a general permit under Chapter 26;		
19	(2) any of the following permits under Chapter 382,		
20	Health and Safety Code:		
21	(A) a standard permit, other than a standard		
22	permit for a concrete batch plant; or		
23	(B) a permit by rule;		
24	(3) any of the following permits under Chapter 26, 27,		
25	or 28 of this code or Chapter 361, 382, or 401, Health and Safety		
26	Code:		
27	(A) an administrative permit or a minor permit,		

H.B. No. 2082 minor permit amendment, or minor permit modification, as those 1 terms are defined by commission rule; or 2 (B) a registration; and 3 4 (4) any permit determined by commission rule to be 5 ineligible for a hearing. 6 (e) A public hearing must be held in the county in which the 7 facility is located or proposed to be located or in an adjacent 8 county. 9 (f) For a permit application not listed in Subsection (b) or (d), a public hearing may be held if the executive director 10 determines that there is a substantial public interest in the 11 12 proposed activity. (g) Notice of a public hearing must be given not later than 13 14 the 30th day before the date of the hearing and in the same form and 15 manner as is required for notice of a preliminary decision under Section 5.553(c). 16 (h) The executive director is responsible for 17 the scheduling and orderly conduct of a public hearing. 18 19 (i) The commission by rule shall establish the procedures for requesting and conducting a public hearing, including 20 reasonable time limits for oral statements and provisions for 21 22 asking and answering questions. (j) At a public hearing, any person may submit oral or 23 24 written comments and data concerning the preliminary decision. Sec. 5.5542. OBLIGATION TO RAISE ISSUES AND PROVIDE 25 26 INFORMATION DURING PUBLIC COMMENT PERIOD. (a) An interested person must raise all reasonably ascertainable issues and submit all 27

H.B. No. 2082 1 reasonably available arguments supporting the person's position on the executive director's preliminary decision before the close of 2 3 the public comment period. 4 (b) Supporting materials submitted during the public 5 comment period must be included in full in the administrative record for the application and may not be incorporated by reference 6 7 unless the materials: (1) are already part of the administrative record in 8 the same proceeding; or 9 10 (2) consist of: 11 (A) state or federal statutes or rules; or 12 (B) generally available reference materials. (c) The commission by rule shall establish procedures to 13 make supporting materials not already included in the 14 15 administrative record available to the executive director. SECTION 20. Section 5.555, Water Code, is amended to read as 16 follows: 17 Sec. 5.555. RESPONSE TO PUBLIC COMMENTS. (a) The executive 18 19 director, in accordance with procedures provided by commission rule, shall file with the chief clerk of the commission a response 20 to each relevant and material public comment on the preliminary 21 decision filed during the public comment period, including an oral 22 or written comment delivered at a public hearing, but not including 23 24 an oral or written comment raised solely at a public meeting. The executive director is required to respond to only those comments 25 26 that substantially relate to the permit application. 27 Not later than the 60th day after the date the public (b)

comment period ends, the [The] chief clerk of the commission shall 1 executive director's decision, the the executive 2 transmit 3 director's response to public comments, a draft permit under Section 5.5551, if applicable, and instructions for filing a 4 petition for an administrative review of a final commission 5 decision [requesting that the commission reconsider the executive 6 7 director's decision or hold a contested case hearing] to:

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(1) the applicant;

9 (2) any person who submitted comments during the 10 public comment period; and

11 (3) any person who requested to be on the mailing list 12 for the permit action.

13 (c) If, after the close of the public comment period, the 14 executive director determines that additional time is necessary to 15 respond to public comments, the time limit described by Subsection 16 (b) may be extended for a period not to exceed 30 days.

17SECTION 21. Subchapter M, Chapter 5, Water Code, is amended18by adding Sections 5.5551, 5.5552, and 5.5553 to read as follows:

19 Sec. 5.5551. DRAFT PERMIT. (a) If the executive director 20 approves a permit application, the executive director shall prepare 21 a draft permit that includes the findings of fact and conclusions of 22 law that support the issuance of the draft permit. The chief clerk 23 of the commission shall include the draft permit with the 24 information transmitted under Section 5.555(b).

(b) The commission by rule shall develop a procedure for an
 interested person to file proposed findings of fact and conclusions
 of law for consideration by the executive director for the purpose

1 of preparing the draft permit.

Sec. 5.5552. UNCONTESTED APPLICATIONS. If a public hearing
is not requested and comments are not filed on an application, that
application is considered uncontested and the executive director
may issue the final permit. A final permit issued under this
section is not subject to administrative or judicial review.

Sec. 5.5553. FINAL COMMISSION DECISION ON CERTAIN PERMIT APPLICATIONS; PETITION FOR ADMINISTRATIVE REVIEW. (a) Not later than the 30th day after the date the chief clerk transmits the executive director's decision as described by Section 5.555(b), the commission shall approve, disapprove, or approve with modifications the executive director's decision and publish notice of the decision in the Texas Register.

14 (b) If the commission approves the draft permit, the 15 commission shall issue a final permit that includes the findings of 16 fact and conclusions of law that support the issuance of the final 17 permit.

(c) A final permit issued by the commission is effective on
 the date of approval by the commission. The permit applicant may
 rely on the final permit to conduct the authorized activity.

(d) The commission's action under Subsection (a) is subject
 to administrative review by the State Office of Administrative
 Hearings under Subchapter J, Chapter 2001, Government Code.

(e) A petition for administrative review by the State Office
 of Administrative Hearings is a prerequisite to seeking judicial
 review of a final commission action on a permit application.

27 SECTION 22. Sections 27.018(a) and (b), Water Code, are

1 amended to read as follows:

2 (a) [If it is considered necessary and in the public the commission may hold a public hearing on the 3 interest, The commission on request shall hold a public 4 application.] hearing on a permit application for a Class I [an] injection well 5 [to dispose of industrial and municipal waste if a hearing is 6 requested by a local government located in the county of the 7 8 proposed disposal well site or by an affected person. In this subsection, "local government" has the meaning provided for that 9 10 term by Chapter 26 of this code].

(b) The commission by rule shall provide for giving notice of [the opportunity to request] a public hearing on a permit application. The rules for notice shall include provisions for giving notice to local governments and affected persons. The commission shall define "affected person" by rule.

16 SECTION 23. Sections 27.0513(a) and (d), Water Code, are 17 amended to read as follows:

The commission may issue a permit pursuant to Section 18 (a) 19 27.011 that authorizes the construction and operation of two or more similar injection wells within a specified area for mining of 20 uranium. An application for a new permit issued pursuant to Section 21 27.011, a major amendment of such a permit, or a renewal of such a 22 permit for mining of uranium is subject to the public notice 23 24 requirements [and opportunity for contested case hearing] provided under Section 27.018. 25

(d) Notwithstanding Sections 5.551, [5.556,] 27.011, and
 27 27.018, an application for an authorization submitted after

September 1, 2007, is an uncontested matter not subject to <u>an</u>
 <u>administrative review under Subchapter J</u>, [a contested case hearing
 or the hearing requirements of] Chapter 2001, Government Code,
 unless the authorization seeks any of the following:

5

(1) an amendment to a restoration table value;

6 (2) the initial establishment of monitoring wells for 7 any area covered by the authorization, including the location, 8 number, depth, spacing, and design of the monitoring wells, unless 9 the executive director uses the recommendation of an independent 10 third-party expert chosen by the commission; or

(3) an amendment to the type or amount of bond required for groundwater restoration or by Section 27.073 to assure that there are sufficient funds available to the state for groundwater restoration or the plugging of abandoned wells in the area by a third-party contractor.

SECTION 24. Section 361.082(b), Health and Safety Code, is amended to read as follows:

(b) <u>The</u> [On its own motion or the request of a person affected, the] commission <u>on request shall</u> [may] hold a public hearing on an application for a hazardous waste permit in accordance with this subchapter.

22 SECTION 25. Section 361.0831, Health and Safety Code, is 23 amended to read as follows:

Sec. 361.0831. EX PARTE CONTACTS PROHIBITED. (a) Unless required for the disposition of ex parte matters authorized by law, [or unless permitted by Section 2001.061, Government Code,] a Principal Real Section 2001.061, Covernment Code,] a

<u>application</u> may not communicate, directly or indirectly, with any employee of the commission, any commissioner, or any party to a hearing conducted by the commission in connection with any issue of fact or law pertaining to <u>an administrative review</u> [a contested case] in which the commission or party is involved.

6 (b) Except for communications allowed under Subsection (a), 7 an employee of the commission, a commissioner, or a party to a 8 hearing conducted by the commission may not attempt to influence 9 the finding of facts or the application of law or rules by a 10 hearings examiner <u>conducting a public hearing</u> except [by proper 11 evidence, pleadings, and legal argument] with notice and 12 opportunity for all parties to participate.

13 (c) If a prohibited contact is made, the hearings examiner 14 <u>conducting the public hearing</u> shall notify all parties with a 15 summary of that contact and notice of their opportunity to respond 16 and shall give all parties an opportunity to respond.

SECTION 26. Sections 361.088(c) and (d), Health and Safety
Code, are amended to read as follows:

(c) Except as provided by Subsection (e), before a permit is issued, amended, extended, or renewed, the commission <u>on request</u> shall <u>hold</u> [provide an opportunity for] a <u>public</u> hearing [to the <u>applicant and persons affected</u>]. The commission may also hold a hearing on its own motion.

(d) <u>The</u> [In addition to providing an opportunity for a
hearing held under this section, the] commission shall hold a
public meeting <u>as described by Section 5.554, Water Code</u>, and give
notice as provided by Section 361.0791.

SECTION 27. Section 361.089(b), Health and Safety Code, is amended to read as follows:

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3 (b) Except as provided by Section 361.110, the commission 4 shall notify each governmental entity listed under Section 361.067 5 and provide an opportunity for a <u>public</u> hearing to the permit holder 6 or applicant and persons affected. The commission may also hold a 7 public hearing on its own motion.

8 SECTION 28. Section 361.121(c), Health and Safety Code, is 9 amended to read as follows:

10 (c) The notice and hearing provisions of Subchapter M, Chapter 5, Water Code, [as added by Chapter 1350, Acts of the 76th 11 12 Legislature, Regular Session, 1999,] apply to an application under this section for a permit, a permit amendment, or a permit renewal. 13 In addition, at the time published notice of intent to obtain a 14 permit is required under Section 5.552, Water Code, an applicant 15 for a permit, permit amendment, or permit renewal under this 16 section must notify by registered or certified mail each owner of 17 land located within one-quarter mile of the proposed land 18 19 application unit who lives on that land of the intent to obtain the permit, amendment, or renewal. Notice to landowners must include 20 the information required by Section 5.552(c), Water Code, and 21 information regarding the anticipated date of the first application 22 of the sludge to the proposed land application unit. [An owner of 23 24 land located within one-quarter mile of the proposed land application unit who lives on that land is an affected person for 25 26 purposes of Section 5.115, Water Code.]

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SECTION 29. Section 361.321(a), Health and Safety Code, is

1 amended to read as follows:

(a) A person affected by a ruling, order, decision, or other
act of the commission may appeal the action by filing a petition in
a district court of Travis County, except that a final decision by
the commission on an application for a permit, permit renewal, or
permit amendment that is subject to administrative review under
Subchapter J, Chapter 2001, Government Code, may be appealed to the
court of appeals for the Third Court of Appeals District.

9 SECTION 30. Section 382.032(a), Health and Safety Code, is 10 amended to read as follows:

(a) A person affected by a ruling, order, decision, or other 11 12 act of the commission or of the executive director, if an appeal to the commission is not provided, may appeal the action by filing a 13 petition in a district court of Travis County, except that a final 14 decision by the commission on an application for a permit, permit 15 renewal, or permit amendment that is subject to administrative 16 review under Subchapter J, Chapter 2001, Government Code, may be 17 appealed to the court of appeals for the Third Court of Appeals 18 19 District.

20 SECTION 31. Section 382.055(g), Health and Safety Code, is 21 amended to read as follows:

(g) If the applicant meets the commission's requirements in accordance with the schedule, the commission shall renew the permit. If the applicant does not meet those requirements in accordance with the schedule, the applicant must show in a <u>public</u> <u>hearing conducted by the commission</u> [contested case proceeding] why the permit should not expire immediately. The applicant's permit

1 is effective until: (1)the final date specified by the commission's 2 3 report to the applicant; 4 (2) the existing permit is renewed; or 5 (3) the date specified by a commission order issued following a public hearing [contested case proceeding] held under 6 7 this section. 8 SECTION 32. Sections 382.056(b), (g), (h), and (m), Health and Safety Code, are amended to read as follows: 9 The notice must include: 10 (b) a description of the location or proposed location 11 (1)of the facility or federal source; 12 the location at which a copy of the application is 13 (2) 14 available for review and copying as provided by Subsection (d); (3) a description, including a telephone number, of 15 the manner in which the commission may be contacted for further 16 17 information; a description, including a telephone number, of (4) 18 19 the manner in which the applicant may be contacted for further information; 20 21 (5) a description of the procedural rights and obligations of the public, printed in a font style or size that 22 23 clearly provides emphasis and distinguishes it from the remainder 24 of the notice, that includes a statement that informs the public of the executive director's obligation under Section 5.5541(b), Water 25 26 Code, to hold a public hearing on the application [a person who may be affected by emissions of air contaminants from the facility,

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27

1 proposed facility, or federal source is entitled to request a
2 hearing from the commission];

3 (6) a description of the procedure by which a person
4 may be placed on a mailing list in order to receive additional
5 information about the application;

6 (7) the time and location of any public meeting to be 7 held under Subsection (e); and

8 (8) any other information the commission by rule9 requires.

10 (g) If, in response to the notice published under Subsection (a) for a permit or permit amendment under Section 382.0518 or a 11 12 permit renewal review under Section 382.055, a person requests during the period provided by commission rule that the commission 13 14 hold a public hearing and the request is not withdrawn before the date the preliminary decision is issued, the applicant shall 15 publish notice of the preliminary decision in a newspaper, and the 16 17 commission shall seek public comment on the preliminary decision. The commission shall consider the request for public hearing under 18 19 the procedures provided by Subsections (i)-(m) [(i)-(n)]. The commission may not seek further public comment or hold a public 20 hearing under the procedures provided by Subsections (i)-(m) 21 [(i)-(n)] in response to a request for a public hearing on an 22 amendment, modification, or renewal that would not result in an 23 24 increase in allowable emissions and would not result in the emission of an air contaminant not previously emitted. 25

(h) If, in response to the notice published under Subsection(a) for a permit under Section 382.054, a person requests during the

1 public comment period provided by commission rule that the 2 commission hold a public hearing, the commission shall consider the 3 request under the procedures provided by Section 382.0561 and not 4 under the procedures provided by Subsections (i)-(m) $[\frac{(i)-(n)}{2}]$.

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5 (m) The chief clerk of the commission shall transmit the 6 executive director's decision and[7] the executive director's 7 response to public comments[7 and instructions for requesting that 8 the commission reconsider the executive director's decision or hold 9 a contested case hearing] to:

10

the applicant;

11 (2) any person who submitted comments during the 12 public comment period;

13 (3) any person who requested to be on the mailing list14 for the permit action; and

(4) any person who timely filed a request for a publichearing in response to the notice published under Subsection (a).

SECTION 33. Section 382.059(d), Health and Safety Code, is amended to read as follows:

Not later than the 30th day after the date of issuance of 19 (d) the draft permit under Subsection (c), parties may submit to the 20 commission any legitimate issues of material fact regarding whether 21 the choice of technology approved in the draft permit is the maximum 22 23 achievable control technology required under Section 112 of the 24 federal Clean Air Act (42 U.S.C. Section 7412) and may request a public [contested case] hearing before the commission under Section 25 26 5.5541, Water Code. If a party requests a public [contested case] hearing under this subsection, the commission shall conduct a 27

1 <u>public</u> [contested case] hearing and issue a final order issuing or
2 denying the permit amendment not later than the 120th day after the
3 date of issuance of the draft permit under Subsection (c).

4 SECTION 34. Sections 401.114(a) and (c), Health and Safety 5 Code, are amended to read as follows:

6 (a) Before the commission grants or renews a license to 7 process or dispose of low-level radioactive waste from other 8 persons, the commission shall give notice and shall provide an 9 opportunity for a public hearing in the manner provided by <u>Section</u> 10 <u>5.5541, Water</u> [the commission's formal hearing procedure and 11 <u>Chapter 2001, Covernment</u>] Code.

The commission shall mail, by certified mail in the 12 (c)manner provided by the commission's rules, written notice to each 13 person who owns property adjacent to the proposed site. The notice 14 15 must be mailed not later than the 31st day before the date of the hearing and must include the same information that is in the 16 17 published notice. [If true, the commission or the applicant must certify that the notice was mailed as required by this subsection, 18 19 and at the hearing the certificate is conclusive evidence of the mailing.] 20

21 SECTION 35. Section 401.116(d), Health and Safety Code, is
22 amended to read as follows:

(d) The agency shall give notice and hold a <u>public</u> hearing to consider the license amendment if a person [affected] files a written complaint with the agency before the 31st day after the date on which notice is published under Subsection (b). The agency shall give notice of the hearing as provided by Section 401.114.

SECTION 36. Section 401.227(a), Health and Safety Code, is amended to read as follows:

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3 (a) In selecting an application for the compact waste4 disposal facility license, the commission shall:

5 (1) issue notice of the opportunity to submit an 6 application to dispose of low-level radioactive waste in accordance 7 with Section 401.228;

8 (2) review all applications received under
9 Subdivision (1) for administrative completeness;

10 (3) evaluate all administratively complete 11 applications in accordance with the evaluation criteria 12 established by Sections 401.233-401.236 and shall select the 13 application that has the highest comparative merit in accordance 14 with Section 401.232; and

(4) review the selected application under Subdivision
(3) for technical completeness <u>in accordance with Section 401.237</u>
and issue a draft license [in accordance with Sections 401.237 and
401.238].

SECTION 37. Section 401.240(a), Health and Safety Code, is amended to read as follows:

(a) Notwithstanding any other law, a person affected by an
action of the commission under this subchapter may file a petition
for judicial review of the action only after the commission takes
final action on a license application [under Section 401.239(d)].
A petition must be filed not later than the 30th day after the date
of the final action.

27 SECTION 38. Sections 401.264(a) and (e), Health and Safety

1 Code, are amended to read as follows:

(a) The commission on its own motion may or on [the] written 2 3 request [of a person affected] shall provide an opportunity for a public hearing on an application over which the commission has 4 5 jurisdiction to determine whether to issue, renew, or amend a license to process materials that produce by-product materials or a 6 license to dispose of by-product materials [in the manner provided 7 8 by Chapter 2001, Government Code, and permit appearances with or without counsel and the examination and cross-examination of 9 10 witnesses under oath].

(e) The determination is subject to <u>administrative</u> [judicial] review <u>under Subchapter J, Chapter 2001, Government</u> <u>Code, and following administrative review or the denial of a</u> <u>petition for administrative review, is subject to judicial review</u> <u>in the court of appeals for the Third Court of Appeals District [in</u> <u>a district court of Travis County</u>].

17 SECTION 39. The following provisions are repealed: (1) Sections 361.068(b) and (c), Health and Safety 18 Code; 19 Section 361.079(b), Health and Safety Code; 20 (2) 21 Section 361.082(g), Health and Safety Code; (3) Section 361.083, Health and Safety Code; 22 (4) Section 361.0832, Health and Safety Code; 23 (5) 24 (6) Section 361.0833, Health and Safety Code; Section 361.085(b), Health and Safety Code; 25 (7) 26 (8) Sections 361.088(e) and (f), Health and Safety 27 Code;

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1	(9)	Section 361.089(d), Health and Safety Code;
2	(10)	Sections 382.056(n) and (o), Health and Safety
3	Code;	
4	(11)	Section 382.0566(c), Health and Safety Code;
5	(12)	Section 382.058(c), Health and Safety Code;
6	(13)	Section 382.059(f), Health and Safety Code;
7	(14)	Section 401.003(15), Health and Safety Code;
8	(15)	Section 401.238, Health and Safety Code;
9	(16)	Section 401.239, Health and Safety Code;
10	(17)	Sections 401.245(g) and (h), Health and Safety
11	Code;	
12	(18)	Section 401.2455(b), Health and Safety Code;
13	(19)	Section 401.264(b), Health and Safety Code;
14	(20)	Section 5.115, Water Code;
15	(21)	Sections 5.228(c) and (d), Water Code;
16	(22)	Section 5.315, Water Code;
17	(23)	Section 5.402(c), Water Code;
18	(24)	Section 5.552(f), Water Code;
19	(25)	Section 5.556, Water Code;
20	(26)	Section 5.557, Water Code;
21	(27)	Section 5.558(c), Water Code;
22	(28)	Sections 27.018(c) and (e), Water Code;
23	(29)	Section 27.0513(f), Water Code; and
24	(30)	Section 28.028, Water Code.
25	SECTION 40	0. (a) Not later than January 1, 2014, the chief
26	administrative	law judge of the State Office of Administrative
27	Hearings shall a	dopt rules to implement Subchapter J, Chapter 2001,

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1 Government Code, as added by this Act, and Section 2003.047,
2 Government Code, as amended by this Act.

3 The changes in law made by this Act apply only to an (b) 4 application for a permit to which Subchapter J, Chapter 2001, Government Code, as added by this Act, applies that is filed on or 5 6 after the date the rules described by Subsection (a) of this section take effect. An application for a permit filed before the date the 7 rules described by Subsection (a) of this section take effect is 8 governed by the law in effect on the date of filing, and that law is 9 continued in effect for that purpose. 10

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SECTION 41. This Act takes effect September 1, 2013.