Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed

SS SCS HB 450

entitled:

AN ACT

To repeal sections 43.543, 60.185, 60.195, 60.301, 60.321, 60.451, 60.510, 60.530, 60.540, 60.550, 60.560, 60.570, 60.580, 60.590, 60.595, 60.600, 60.610, 60.620, 60.653, 60.670, 236.410, 253.090, 253.180, 253.185, 256.117, 258.010, 258.020, 258.030, 258.060, 258.070, 258.080, 260.200, 260.205, 260.235, 260.249, 260.262, 260.320, 260.325, 260.330, 260.335, 260.345, 260.365, 260.379, 260.380, 260.390, 260.395, 260.434, 260.475, 261.023, 444.772, 621.250, 640.010, 640.012, 640.017, 640.075, 640.715, 640.725, 643.079, 644.051, 644.052, and 644.054, RSMo, and to enact in lieu thereof sixty-seven new sections relating to the department of natural resources, with penalty provisions and an emergency clause for certain sections.

WITH SA1, SA1 to SA2, SA2 a.a.: SA1 to SSA1 for SA3, SSA1 for SA3 a.a.

EC. Adopted.

In which the concurrence of the House is respectfully requested.

Respectfully,

Terry L. Spieler
Secretary of the Senate

RECEIVED
MAY 15, 2013
CHIEF CLERK
SENATE AMENDMENT NO. 3

Offered by Romine of 3rd

Amend SS/SCS/House Bill No. 650, Pages 127-128, Section 640.236, Lines

by striking all of said section and inserting in lieu thereof the following:

"640.236. In all civil actions involving claims for exposure or contamination arising from the ownership, maintenance, management, or control of underground hard rock mining or hard rock milling sites that ceased operations prior to January 1, 1975, or such claims that arise fromchat or tailings generated at those sites, brought against persons or entities alleged to have owned, maintained, managed, or controlled such sites, chat, or tailings at any time, such persons and entities shall be exempt from punitive or exemplary damages with respect to all such claims that relate in any way to the ownership, maintenance, management, or control of such sites, chat, or tailings, so long as such persons or entities or their employees, agents, owners, parent, subsidiary, or any related companies have made or are making good faith efforts to remediate such sites. Any evidence may be introduced to demonstrate good faith efforts to remediate including substantial compliance with an order or permit issued by or negotiated with either the state of Missouri or the United States concerning remediation or closure."
total of any awards of punitive or exemplary damages shall not exceed five million dollars in the aggregate as to all defendants in a civil action within this section. The provisions of section 537.675 shall not apply to such action, and one-half of any such awards for punitive or exemplary damages shall be paid into the Missouri lead abatement loan fund established under section 701.337. Nothing in this section shall be construed as precluding any party from pursuing compensatory damages, including claims for natural resource damages."; and

Further amend the title and enacting clause accordingly.
SENATE AMENDMENT NO. 3

Offered by McKenna of Jefferson

Amend SSA for SA to SS/SCS/House Bill No. 650, Page 2, Section 640.236, Line 2,
2 by striking the words "five million" and inserting in lieu
3 thereof the following: "two million five hundred thousand".

Adopted 5/15/13
SENATE AMENDMENT NO. 2

Offered by WALLINGFORD of DISTRICT 27

Amend ______SS/SCB/House____ Bill No. 650, Pages 65-67, Section 260.320, Line _____,

2 by striking all of said section from the bill; and
3 Further amend said bill, pages 67-71, section 260.325, by
4 striking all of said section from the bill; and
5 Further amend said bill, pages 71-75, section 260.330, by
6 striking all of said section from the bill; and
7 Further amend said bill, pages 75-80, section 260.335, by
8 striking all of said section from the bill; and
9 Further amend said bill, pages 80-81, section 260.345, by
10 striking all of said section from the bill; and
11 Further amend the title and enacting clause accordingly.

Approved 5/10/12
Adopted     
SENATE AMENDMENT NO. 2

Offered by McKenna of Jefferson

Amend SB to SS/SCS/House Bill No. 650, Page 1, Section ____, Line 10,

by inserting after all of said line the following:

"and further amend said bill, page 163, section 1, line 12
by inserting after all of said line the following:

"Section 2.1. There is hereby established a joint
committee of the general assembly, which shall be known as the
"Joint Committee on Solid Waste Management District Operations",
which shall be composed of five members of the senate, with no
more than three members of one party, and five members of the
house of representatives, with no more than three members of one
party. The senate members of the committee shall be appointed by
the president pro tempore of the senate and the house members by
the speaker of the house of representatives. The committee shall
select either a chairperson or co-chairpersons, one of whom shall
be a member of the senate and one a member of the house of
representatives. A majority of the members shall constitute a
quorum. Meetings of the committee may be called at such time and
place as the chairperson or chairpersons designate.

2. The committee shall examine solid waste management
district operations, including but not limited to the efficiency,
efficacy, and reasonableness of costs and expenses of such

Offered 5/15/13
Adopted 11
districts to Missouri taxpayers.

3. The joint committee may hold hearings as it deems advisable and may obtain any input or information necessary to fulfill its obligations. The committee may make reasonable requests for staff assistance from the research and appropriations staffs of the house and senate and the committee on legislative research, as well as the department of natural resources and representatives of solid waste management districts.

4. The joint committee shall prepare a final report, together with its recommendations for any legislative action deemed necessary, for submission to the general assembly by December 31, 2013, at which time the joint committee shall be dissolved.

5. Members of the committee shall receive no compensation but may be reimbursed for reasonable and necessary expenses associated with the performance of their official duties. ; and".
SENATE AMENDMENT NO. 

Offered by  Luger  of  12th

Amend  SS/SCS/House  Bill No. 650, Page 14, Section 60.570, Line 21,

of said page, by inserting after "available." the following: "No
department shall charge any fee over or above the amount paid to
the office of administration for utilization of the building."

Offered 5/15/13

Adopted