House	Amendment NO
Offered By	
AMEND Senate Bill No. 774, Page 1, Section A following:	A, Line 3, by inserting after said section and line the
"66.671. 1. As used in this section, the	following terms mean:
	form of government and with more than nine
hundred fifty thousand inhabitants and with his	
	of for which a county issued an approval before
January 1, 1973, for use as a landfill;	To which a county issued an approval colore
· · · · · · · · · · · · · · · · · · ·	red by a county before any action relating to any use
of a plot of property containing a historic landfi	
	a list of all historic landfills in the county and shall
make such list available to the public.	······································
	shall establish a procedure to determine whether
	dfill has been accomplished safely before issuing
any land use permit for such property.	
	tecting the health of any resident who lives and
	primary concern during all phases of a reclamation
or remediation of the historic landfill.	
	n consultation with residents of the county and any
stakeholder representing any entity with an inte	rest in the historic landfill. The development of the
procedure shall include public hearings and pub	olic meetings that allow for public comments by such
	rings and public meetings, residents shall be provided
-	ement, testimony, or evidence regarding the resident'
concerns about the steps that the county shall in	clude as part of the procedure for reviewing any
reclamation or remediation of a historic landfill	before the county issues any land use permit. All
information presented at such public hearings a	nd public meetings shall be deemed an official
record to be preserved by the appropriate custoe	dian of such records in the county.
(4) The county shall use all information	presented under this subsection in creating the
procedure for reviewing a reclamation or remed	liation of a historic landfill.
4. (1) Before issuing any land use pern	nit, the county shall hold public hearings and public
meetings that allow for public comments by such	ch residents and stakeholders. At such public
hearings and public meetings, residents shall be	provided ample opportunity to present in person an
statement, testimony, or evidence regarding the	
(a) Any reclamation or remediation that	t was performed on the historic landfill;
(b) Any items, substances, or contamination	ants the resident believes to be in the historic landfill
(c) Whether any testing was performed	on the historic landfill;
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- (d) Whether further testing should be required before the county issues a land use permit;
- (e) Whether the resident believes the county followed all procedures required under this section for issuing a land use permit; and

- (f) Any other concern or comment the resident wishes to make about the historic landfill and any related land use permit.
- (2) All information presented at such public hearings and public meetings shall be deemed an official record to be preserved by the appropriate custodian of such records in the county.
- (3) The county shall use all information presented under this subsection in determining whether to conduct additional site testing for contaminants beyond any other required site testing before issuing a land use permit.
- (4) If the county determines that additional testing is necessary based on the records gathered at the public hearings and public meetings, the county shall require the additional necessary testing. If the additional testing determines that any reclamation or remediation was inadequate or that additional reclamation or remediation is necessary, the county shall require any reclamation or remediation of the historic landfill be completed before the county issues any land use permit."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.