

Differences SB 2 vs SB 333

Processing Facilities

- 3714.01
 - Line 812 adds “within five hundred feet of an occupied dwelling” to the situations under which the director or board of health shall not issue an annual license for a processing facility
 - Language referring to applicable zoning regulations deleted
 - Line 825 exempts existing facilities from the requirements relating to streams, property lines and occupied dwelling unless the facility requests to expand
- 3734.19
 - Line 932 adds “construction and demolition debris facilities” into the hazard waste facilities that a local government can apply with the director of EPA to survey
 - References in the definition of soil contamination to construction and demolition debris that threaten public health or safety, plant or animal life, or the environment, or that unreasonably interfere with the comfortable enjoyment of life or property, have been removed
- 3734.20
 - Line 1034 codifies the director’s authority to take “appropriate action” against facilities where a substantial threat to public health exists
 - Line 1067 does not contain problematic “super lien” language
- 3734.22
 - Line 1208 does not contain problematic “super lien” language

401 Certifications

- 6111.03
 - Line 1900 adds “**pursuant to an appealable action**” to the language permitting the waiving of a 401 water quality certification
 - Line 1905 adds language requiring a waiver to contain a justification for the action
 - Line 1909 adds limiting language to allow the revocation of a certification when “the director determines that the certification approval was based on false or misleading information”

Slag

- 6111.052
 - Line 2222 defines blast furnace slag and steel slag
 - Line 2235 excludes blast furnace slag and steel slag from the definition of “other wastes” and “industrial waste” from the chapter
 - Line 2240 prohibits placing or managing blast furnace slag and steel slag in a manner that results in
 - An exceedance of a water quality standard adopted under 6109.04

- An exceedance of a primary or secondary maximum contaminant level in ground water under 6109.04
- A discharge that is prohibited by law or requires a permit under the law, except in accordance with such a permit
- A threat to public health or safety or the environment
- Line 2253 authorizes the director to enter and inspect related to alleged noncompliance with the section