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HOUSE BILL NO. 2649

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the House Committee on Agriculture, Chesapeake and Natural Resources

on January 28, 2009)

(Patron Prior to Substitute—Delegate Byron)

- A BILL to amend and reenact § 10.1-1411 of the Code of Virginia, relating to recycling reports.
- Be it enacted by the General Assembly of Virginia:
- 1. That § 10.1-1411 of the Code of Virginia is amended and reenacted as follows:
 - § 10.1-1411. Regional and local solid waste management plans.

10 A. The Board is authorized to promulgate regulations specifying requirements for local and regional 11 solid waste management plans.

To implement regional plans, the Governor may designate regional boundaries. The governing bodies 12 of the counties, cities and towns within any region so designated shall be responsible for the 13 development and implementation of a comprehensive regional solid waste management plan in 14 cooperation with any planning district commission or commissions in the region. Where a county, city 15 or town is not part of a regional plan, it shall develop and implement a local solid waste management 16 17 plan in accordance with the Board's regulations. For purposes of this section, each region or locality so 18 designated shall constitute a solid waste planning unit.

B. The Board's regulations shall include all aspects of solid waste management including waste 19 20 reduction, recycling and reuse, storage, treatment, and disposal and shall require that consideration be 21 given to the handling of all types of nonhazardous solid waste generated in the region or locality. In 22 promulgating such regulations, the Board shall consider urban concentrations, geographic conditions, 23 markets, transportation conditions, and other appropriate factors and shall provide for reasonable 24 variances and exemptions thereto, as well as variances or exemptions from the minimum recycling rates 25 specified herein when market conditions beyond the control of a county, city, town, or region make such 26 mandatory rates unreasonable.

27 C. The Board's regulations shall permit the following credits, provided that the aggregate of all such 28 credits permitted shall not exceed five percentage points of the annual municipal solid waste recycling 29 rate achieved for each solid waste planning unit:

30 1. A credit of one ton for each ton of recycling residue generated in Virginia and deposited in a 31 landfill permitted under subsection M of § 10.1-1408.1;

32 2. A credit of two percentage points of the minimum recycling rate mandated for the solid waste 33 planning unit for a source reduction program that is implemented with the solid waste planning unit. 34 The existence and operation of such a program shall be certified by the solid waste planning unit; 35

3. A credit of one ton for each ton of any solid waste material that is reused; and

4. A credit of one ton for each ton of any nonmunicipal solid waste material that is recycled.

D. Each solid waste planning unit shall maintain a minimum recycling rate for municipal solid waste generated within the solid waste planning unit pursuant to the following schedule:

39 1. Except as provided in subdivision 2, each solid waste planning unit shall maintain a minimum 40 25% recycling rate; or

41 2. Each solid waste planning unit shall maintain a minimum 15% recycling rate if it has (i) a 42 population density rate of less than 100 persons per square mile according to the most recent United States Census, or (ii) a not seasonally adjusted civilian unemployment rate for the immediately preceding 43 calendar year that is at least 50% greater than the state average as reported by the Virginia Employment 44 45 Commission for such year.

A solid waste planning unit shall not be required to submit an annual recycling data report required 46 by 9 VAC 20-130-165 until July 1, 2012. 47

After July 1, 2007, no permit for a new sanitary landfill, incinerator, or waste-to-energy facility, or **48** for an expansion, increase in capacity, or increase in the intake rate of an existing sanitary landfill, 49 incinerator, or waste-to-energy facility shall be issued until the solid waste planning unit within which 50 51 the facility is located has a solid waste management plan approved by the Board in accordance with the regulations, except as provided in this subsection. Failure to attain a mandated municipal solid waste 52 53 recycling rate shall not be the sole cause for the denial of any permit or permit amendment, except as 54 provided herein for sanitary landfills, incinerators, or waste-to-energy facilities, provided that all components of the solid waste management plan for the planning unit are in compliance with the 55 regulations. The provisions of this subsection shall not be applicable to permit or permit amendments 56 57 required for the operation or regulatory compliance of any existing facility, regardless of type, nor shall it be cause for the delay of any technical or administrative review of pending amendments thereto. 58

59 If a county levies a consumer utility tax and the ordinance provides that revenues derived from such

source, to the extent necessary, be used for solid waste disposal, the county may charge a town or its 60

residents, establishments and institutions an amount not to exceed their pro rata cost, based upon population for such solid waste management if the town levies a consumer utility tax. This shall not 61 62

prohibit a county from charging for disposal of industrial or commercial waste on a county-wide basis, including that originating within the corporate limits of towns. 63

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