## **1995 SESSION**

INTRODUCED

HB1802

LD0959160 HOUSE BILL NO. 1802 1 2 Offered January 19, 1995 3 A BILL to amend and reenact §§ 15.1-28.1 and 15.1-1250.01 of the Code of Virginia and to amend the 4 Code of Virginia by adding a section numbered 15.1-28.04, relating to displacement of private waste 5 companies. 6 7 Patrons-Cooper, Copeland, Giesen, Hall, Hull, Ingram, Jones, D.C., Keating, Marshall, May, 8 McDonnell, Miller, Orrock and Spruill; Senators: Bell, Earley, Howell, Lucas, Martin, Maxwell, 9 Quayle, Reasor, Robb and Waddell 10 11 Referred to Committee on Counties, Cities and Towns 12 Be it enacted by the General Assembly of Virginia: 13 14 1. That §§ 15.1-28.1 and 15.1-1250.01 of the Code of Virginia are amended and reenacted and that the Code of Virginia is amended by adding a section numbered 15.1-28.04 as follows: 15 § 15.1-28.04. Displacement of private waste companies. 16 17 No county, city or town or combination of counties, cities or towns shall displace a private company providing garbage, trash or refuse collection service without first: (i) holding at least one public 18 hearing seeking comment on the advisability of the locality or combination of localities providing such 19 20 service; (ii) providing at least forty-five days' written notice of the hearing, delivered by first class mail 21 to all private companies which provide the service in the locality or localities and which the locality or 22 localities are able to identify through local government records; and (iii) providing public notice of the hearing. Following the final public hearing held pursuant to the preceding sentence, but in no event 23 24 longer than one year after the hearing, the locality or combination of localities may proceed to take 25 measures necessary to provide such service. A locality or combination of localities shall provide five years' notice to a private company before the locality or combination of localities engages in the actual 26 27 provision of the service that displaces the company. As an alternative to delaying displacement five 28 years, a locality or combination of localities may pay a displaced company an amount equal to the 29 company's preceding twelve months' gross receipts for the displaced service in the displacement area. For purposes of this section "displace" or "displacement" means a locality's or a combination of 30 localities' provision of a service which prohibits a private company from providing the same service and 31 32 which the company is providing at the time the decision to displace is made. Displace or displacement does not mean: (i) competition for individual contracts; (ii) situations where a locality or combination 33 34 of localities, at the end of a contract with a private company, does not renew the contract and either 35 awards the contract to another private company or, following a competitive process conducted in 36 accordance with the Virginia Public Procurement Act, to a public service authority established pursuant 37 to the Virginia Water and Sewer Authorities Act, or, following such competitive process, decides to 38 provide such collection service itself; (iii) situations where action is taken against a private company 39 because the company has acted in a manner threatening to the health and safety of a locality's citizens 40 or resulting in a substantial public nuisance; or (iv) situations where action is taken against a private 41 company because the company has materially breached its contract with the locality or combination of 42 localities.

43 § 15.1-28.1. Regulation of garbage and refuse pickup and disposal services; contracting for such44 services.

45 A. The governing body of any county, city or town in this Commonwealth may, by ordinance, 46 impose license taxes upon and otherwise regulate the services rendered by any business engaged in the 47 pickup and disposal of garbage, trash or refuse, wherein service will be provided to the residents of any 48 such county, city or town. Such regulation may include the delineation of service areas, the limitation of 49 the number of persons engaged in such service in any such service area, including the creation of one or 50 more exclusive service areas, and the regulation of rates of charge for any such service.

51 Such governing bodies are authorized to contract with any person, whether profit or nonprofit, for 52 garbage and refuse pickup and disposal services in their respective jurisdiction.

B. Prior to enacting an ordinance pursuant to subsection A which displaces a private company engaged in the provision of pickup and disposal of garbage, trash or refuse in service areas, the governing body shall: (i) hold at least one public hearing seeking comment on the advisability of such ordinance; (ii) provide at least forty-five days' written notice of the hearing, delivered by first class mail to all private companies which provide the service in the locality and which the locality is able to identify through local government records; and (iii) provide public notice of the hearing. Following the final public hearing held pursuant to the preceding sentence, but in no event longer than one year after

8/4/22 13:37

## HB1802

60 the hearing, a governing body may enact an ordinance pursuant to subsection A which displaces a 61 private company engaged in the provision of pickup and disposal of garbage, trash or refuse in a service area if the ordinance provides that private companies will not be displaced until five years after 62 63 its passage. As an alternative to delaying displacement five years, a governing body may pay a company 64 an amount equal to the company's preceding twelve months' gross receipts for the displaced service in the displacement area. For purposes of this section, "displace" or "displacement" means an ordinance 65 66 prohibiting a private company from providing the service it is providing at the time a decision to 67 displace is made.

68 This subsection does not apply to: (i) competition for individual contracts; (ii) situations where a 69 locality or combination of localities, at the end of a contract with a private company, does not renew the contract and either awards the contract to another private company or, following a competitive process conducted in accordance with the Virginia Public Procurement Act, to a public service authority 70 71 72 established pursuant to the Virginia Water and Sewer Authorities Act, or, following such competitive 73 process, decides to provide such pickup and disposal service itself; (iii) situations where action is taken 74 against a company because the company has acted in a manner threatening to the health and safety of 75 the locality's citizens or resulting in a substantial public nuisance; or (iv) situations where action is 76 taken against a private company because the company has materially breached its contract with the 77 locality or combination of localities.

78 B.C. The governing body of any county with a population in excess of 800,000 may provide, by 79 ordinance, civil penalties not exceeding \$500 per offense for persons willfully contracting with a solid waste collector or collectors not licensed or permitted to perform refuse collection services within that 80 jurisdiction. For purposes of this section, evidence of a willful violation is the voluntary contracting by a 81 82 person with a solid waste collector after having received written notice from the jurisdiction that the solid waste collector is not licensed or permitted to operate within that jurisdiction. Written notice may 83 84 be provided by certified mail or by any appropriate method specified in Article 4 (§ 8.01-296 et seq.) of 85 Chapter 8 of Title 8.01.

86 **C**.D. The governing body of any county with a population in excess of 800,000 may, by ordinance, 87 authorize the local police department to serve a summons to appear in court on solid waste collectors 88 operating within that jurisdiction without a license or permit. Each day the solid waste collector operates 89 within the jurisdiction without a license or permit is a separate offense, punishable by a fine of up to 90 \$500. 91

§ 15.1-1250.01. Public hearing for certain garbage and refuse collection.

92 No service authority formed under this chapter shall be permitted to operate itself or contract for the 93 operation of a garbage and refuse collection and disposal system for any political subdivision, or to 94 collect service charges therefor, unless the service authority finds, after public notice and forty-five days' 95 written notice mailed first class to all private companies providing a garbage and refuse collection and 96 disposal system in the political subdivision that can be identified through the political subdivision's 97 records and hearing, and the participating governing body subsequently finds: (i) that privately owned 98 and operated refuse collection and disposal services are not available on a voluntary basis by contract or 99 otherwise, (ii) that the use of such privately owned services has substantially endangered the public 100 health or has resulted in substantial public nuisance, (iii) that the privately owned refuse collection and disposal service is not able to perform the service in a reasonable and cost-efficient manner, or (iv) that 101 102 operation by such authority or contract for such operation, in spite of any potential anti-competitive effect, is important in order to provide for the development and/or operation of a regional system of 103 garbage and refuse collection and disposal for two or more units. 104

Upon such a finding by the service authority and the participating governing body, such service 105 authority may itself operate or contract for the operation of a refuse collection and disposal system. 106 However, a service authority formed under this chapter may not itself operate a garbage and refuse 107 108 collection and disposal system which displaces a private company engaged in the provision of garbage 109 and refuse collection and disposal unless it provides the company with five years' notice of its decision to operate such a system. As an alternative to delaying displacement five years, the local governing 110 111 body or service authority may pay a displaced company an amount equal to the company's preceding 112 twelve months' gross receipts for the displaced service in the displacement area.

No public service authority shall proceed under the preceding paragraph to seek to operate a 113 114 garbage and refuse collection and disposal system for any political subdivision that would displace a private company providing the system without first: (i) holding at least one public hearing seeking 115 comment on its intention to seek to operate such a system; (ii) providing at least forty-five days' written 116 notice of the hearing, delivered by first class mail to all private companies providing such a service in 117 the political subdivision that are identifiable through local government records; and (iii) providing 118 public notice of the hearing. For purposes of this section "displace" or "displacement" means a public 119 120 service authority's provision of a system which prohibits a private company from providing the same service and which it is providing at the time the decision that will result in the displacement is made. 121

122 Displace or displacement does not mean: (i) competition for individual contracts; (ii) situations where a 123 public service authority, at the end of a contract with a private company, does not renew the contract

124 and, following a competitive process conducted in accordance with the Virginia Public Procurement Act,

125 decides to provide such service itself; (iii) situations where action is taken against a private company 126 because the company has acted in a manner threatening to the public health and safety or resulting in a

126 because the company has acted in a manner threatening to the public health and safety or resulting in a substantial public nuisance; or (iv) situations where action is taken against a private company because the company has materially hungehed its content with the public health and safety or resulting in a substantial public nuisance; or (iv) situations where action is taken against a private company because

**128** the company has materially breached its contract with the political subdivision.

The requirements and restrictions of this section shall not apply in any political subdivision wherein
garbage and refuse collection and disposal services are being operated or contracted for by any sanitary
district located therein, as of July 1, 1983.

132 Notwithstanding the provisions of this section, no political subdivision shall be required to comply 133 with the requirements of this section where the service authority proposes to contract with the private 134 sector for services or systems involving discarded or waste materials removed from the nonhazardous 135 solid waste stream for recycling or where the service authority proposes to contract with the private 136 sector for services or systems involving collection and disposal of nonhazardous solid waste where the 137 collected waste will be disposed of in a state-permitted waste management facility and where the service 138 authority has a contract for services which shall be paid for through a supporting financial agreement 139 approved by the participating political subdivision's governing body. For purposes of this section, 140 "recycling" means the process of separating a given nonhazardous waste material from the waste stream 141 and processing it so that it may be used again as a new material for a product which may or may not be 142 similar to the original product or used in manufacturing any usable product.