1995 SESSION

HOUSE BILL NO. 1911

Offered January 20, 1995

A BILL to amend and reenact § 10.1-1408.1 of the Code of Virginia, relating to solid waste disposal facilities.

Patrons-Bennett, Abbitt, Armstrong, Clement, Councill, Cox, Croshaw, Crouch, Deeds, Dickinson, Hargrove, Nelms, Parrish, Phillips, Reynolds, Sherwood, Shuler, Spruill, Stump, Watkins and Way; Senators: Chichester, Hawkins, Reasor, Stolle and Trumbo

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Referred to Committee on Conservation and Natural Resources

Be it enacted by the General Assembly of Virginia: 12

1. That § 10.1-1408.1 of the Code of Virginia is amended and reenacted as follows: 13

§ 10.1-1408.1. Permit required; open dumps prohibited.

15 A. No person shall operate any sanitary landfill or other facility for the disposal, treatment or storage 16 of nonhazardous solid waste without a permit from the Director.

B. No application for a new solid waste management facility permit shall be complete unless it 17 contains the following: 18

19 1. Certification from the governing body of the county, city or town in which the facility is to be 20 located that the location and operation of the facility are consistent with all applicable ordinances. The 21 governing body shall inform the applicant and the Department of the facility's compliance or noncompliance not more than 120 days from receipt of a request from the applicant. No such 22 23 certification shall be required for the application for the renewal of a permit or transfer of a permit as 24 authorized by regulations of the Board;

25 2. A disclosure statement, except that the Director, upon request and in his sole discretion and when in his judgment other information is sufficient and available, may waive the requirement for a disclosure 26 27 statement for a captive industrial landfill when such a statement would not serve the purposes of this 28 chapter;

29 3. If the applicant proposes to locate the facility on property not governed by any county, city or 30 town zoning ordinance, certification from the governing body that it has held a public hearing, in accordance with the applicable provisions of § 15.1-431, to receive public comment on the proposed 31 facility. Such certification shall be provided to the applicant and the Department within 120 days from 32 33 receipt of a request from the applicant. 34

C. Notwithstanding any other provision of law:

1. Every holder of a permit issued under this article who has not earlier filed a disclosure statement shall, prior to July 1, 1991, file a disclosure statement with the Director.

37 2. Every applicant for a permit under this article shall file a disclosure statement with the Director 38 together with the permit application or prior to September 1, 1990, whichever comes later. No permit 39 application shall be deemed incomplete for lack of a disclosure statement prior to September 1, 1990.

40 3. Every applicant shall update its disclosure statement quarterly to indicate any change of condition 41 that renders any portion of the disclosure statement materially incomplete or inaccurate.

4. The Director, upon request and in his sole discretion, and when in his judgment other information 42 is sufficient and available, may waive the requirements of this subsection for a captive industrial waste 43 landfill when such requirements would not serve the purposes of this chapter. 44

D. No permit for a new solid waste management facility shall be issued until the Director has 45 determined, after investigation and evaluation of comments by the local government, that the proposed 46 47 facility poses no substantial present or potential danger to human health or the environment. The **48** Department shall hold a public hearing within the said county, city or town prior to the issuance of any 49 such permit for the management of nonhazardous solid waste.

50 E. The permit shall contain such conditions or requirements as are necessary to comply with the 51 requirements of this Code and the regulations of the Board and to prevent a substantial present or potential hazard to human health and the environment. 52

53 The Director may include in any permit such recordkeeping, testing and reporting requirements as are 54 necessary to ensure that the local governing body of the county, city or town where the waste management facility is located is kept timely informed regarding the general nature and quantity of 55 waste being disposed of at the facility. Such recordkeeping, testing and reporting requirements shall 56 57 require disclosure of proprietary information only as is necessary to carry out the purposes of this chapter. At least once every ten years, the Director shall review and issue written findings on the 58 59 environmental compliance history of each permittee, material changes, if any, in key personnel, and

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60 technical limitations, standards, or regulations on which the original permit was based. The time period 61 for review of each category of permits shall be established by Board regulation. If, upon such review, the Director finds that repeated material or substantial violations of the permittee or material changes in 62 63 the permittee's key personnel would make continued operation of the facility not in the best interests of 64 human health or the environment, the Director shall amend or revoke the permit, in accordance 65 herewith. Whenever such review is undertaken, the Director may amend the permit to include additional 66 limitations, standards, or conditions when the technical limitations, standards, or regulations on which the original permit was based have been changed by statute or amended by regulation or when any of 67 the conditions in subsection B of § 10.1-1409 exist. The Director may deny, revoke, or suspend any 68 permit for any of the grounds listed under subsection A of § 10.1-1409. 69

70 F. There shall exist no right to operate a landfill or other facility for the disposal, treatment or storage of nonhazardous solid waste or hazardous waste within the Commonwealth. Permits for solid 71 72 waste management facilities shall not be transferable except as authorized in regulations promulgated by 73 the Board. The issuance of a permit shall not convey or establish any property rights or any exclusive 74 privilege, nor shall it authorize any injury to private property or any invasion of personal rights or any 75 infringement of federal, state, or local law or regulation. 76

G. No person shall dispose of solid waste in open dumps.

H. No person shall own, operate or allow to be operated on his property an open dump.

78 I. No person shall allow waste to be disposed of on his property without a permit. Any person who 79 removes trees, brush, or other vegetation from land used for agricultural or forestal purposes shall not be 80 required to obtain a permit if such material is deposited or placed on the same or other property of the same landowner from which such materials were cleared. The Board shall by regulation provide for 81 other reasonable exemptions from permitting requirements for the disposal of trees, brush and other 82 83 vegetation when such materials are removed for agricultural or forestal purposes.

84 When promulgating any regulation pursuant to this section, the Board shall consider the character of 85 the land affected, the density of population, the volume of waste to be disposed, as well as other 86 relevant factors.

87 J. No permit shall be required pursuant to this section for recycling or for temporary storage 88 incidental to recycling. As used in this subsection "recycling" means any process whereby material 89 which would otherwise be solid waste is used or reused, or prepared for use or reuse, as an ingredient in 90 an industrial process to make a product, or as an effective substitute for a commercial product.

91 K. The Board shall provide for reasonable exemptions from the permitting requirements, both 92 procedural and substantive, in order to encourage the development of yard waste composting facilities. 93 To accomplish this, the Board is authorized to exempt such facilities from regulations governing the 94 treatment of waste and to establish an expedited approval process. Agricultural operations receiving only yard waste for composting shall be exempt from permitting requirements provided that (i) the 95 96 composting area is located not less than 300 feet from a property boundary, is located not less than 97 1,000 feet from an occupied dwelling not located on the same property as the composting area, and is not located within an area designated as a flood plain as defined in § 10.1-600; (ii) the agricultural 98 99 operation has at least one acre of ground suitable to receive yard waste for each 150 cubic yards of 100 finished compost generated; (iii) the total time for the composting process and storage of material that is being composted or has been composted shall not exceed eighteen months prior to its field application 101 102 or sale as a horticultural or agricultural product; and (iv) the owner or operator of the agricultural operation notifies the Director in writing of his intent to operate a yard waste composting facility and 103 the amount of land available for the receipt of yard waste. In addition to the requirements set forth in 104 clauses (i) through (iv) of the preceding sentence, the owner and operator of any agricultural operation 105 that receives more than 6,000 cubic yards of yard waste generated from property not within the control 106 of the owner or the operator in any twelve-month period shall be exempt from permitting requirements 107 108 provided (i) the owner and operator submit to the Director an annual report describing the volume and 109 types of yard waste received by such operation for composting and (ii) the operator shall certify that the yard waste composting facility complies with local ordinances. The Director shall establish a procedure 110 111 for the filing of the notices, annual reports and certificates required by this subsection and shall 112 prescribe the forms for the annual reports and certificates. Nothing contained in this article shall prohibit the sale of composted yard waste for horticultural or agricultural use, provided that any composted yard 113 114 waste sold as a commercial fertilizer with claims of specific nutrient values, promoting plant growth, or of conditioning soil shall be sold in accordance with the Virginia Fertilizer Law of 1970 (§ 3.1-74 et 115 seq.). As used in this subsection, "agricultural operation" shall have the same meaning ascribed to it in 116 117 subsection B of § 3.1-22.29.

118 The operation of a composting facility as provided in this subsection shall not relieve the owner or 119 operator of such a facility from liability for any violation of this chapter.

120 L. The Board shall provide for reasonable exemptions from the permitting requirements, both procedural and substantive, in order to encourage the development of facilities for the decomposition of 121

vegetative waste. To accomplish this, the Board shall approve an expedited approval process. As used in
this subsection, the decomposition of vegetative waste means a natural aerobic or anaerobic process,
active or passive, which results in the decay and chemical breakdown of the vegetative waste. Nothing
in this subsection shall be construed to prohibit a city or county from exercising its existing authority to
regulate such facilities by requiring, among other things, permits and proof of financial security.

M. In receiving and processing applications for permits required by this section, the Director shall assign top priority to applications which (i) agree to accept nonhazardous recycling residues and (ii) pledge to charge tipping fees for disposal of nonhazardous recycling residues which do not exceed those charged for nonhazardous municipal solid waste. Applications meeting these requirements shall be acted upon no later than six months after they are deemed complete.

132 N. Every solid waste management facility shall be operated in compliance with the regulations 133 promulgated by the Board pursuant to this chapter. Those portions of a facility To the extent consistent 134 with federal law, those facilities which were permitted prior to March 15, 1993, and upon which solid 135 waste has been disposed of prior to October 9, 1993, may continue to receive solid waste until they 136 have reached their vertical design capacity, provided that the portions of the facility are is in compliance 137 with the requirements for liners and leachate control in effect at the time of permit issuance, and further 138 provided that on or before October 9, 1993, the owner or operator of the solid waste management 139 facility submits to the Director:

140 1. An acknowledgement that the owner or operator is familiar with state and federal law and
141 regulations pertaining to solid waste management facilities operating after October 9, 1993, including
142 postclosure care, corrective action and financial responsibility requirements;

143 2. A statement signed by a registered professional engineer that he has reviewed the regulations 144 established by the Department for solid waste management facilities, including the open dump criteria 145 contained therein, that he has inspected the facility and examined the monitoring data compiled for the 146 facility in accordance with applicable regulations and that, on the basis of his inspection and review, has 147 concluded: (i) that the facility is not an open dump, (ii) that the facility does not pose a substantial 148 present or potential hazard to human health and the environment, and (iii) that the leachate or residues 149 from the facility do not pose a threat of contamination or pollution of the air, surface water or ground 150 water in a manner constituting an open dump or resulting in a substantial present or potential hazard to 151 human health or the environment; and

3. A statement signed by the owner or operator (i) that the facility complies with applicable financialassurance regulations, and (ii) estimating when the facility will reach its vertical design capacity.

The portions of a facility may not be enlarged prematurely prior to October 9, 1993, to avoid compliance with state or federal regulations when such enlargement is not consistent with past operating practices, the permit or modified operating practices to ensure good management.

157 Such facilities, or portions thereof, which have reached their vertical design capacity shall be closed 158 in compliance with regulations promulgated by the Board.

159 Nothing in this subsection shall alter any requirement for corrective action imposed under state or 160 federal law or regulation, or impair the powers of the Director pursuant to § 10.1-1409.