1999 SESSION

ENROLLED

[H 2555]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 10.1-1408.1 of the Code of Virginia and to amend the Code of Virginia 3 by adding a section numbered 10.1-1408.3, relating to solid waste management facilities.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That § 10.1-1408.1 of the Code of Virginia is amended and reenacted and that the Code of 8 Virginia is amended by adding a section numbered 10.1-1408.3 as follows: 9

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

10 A. No person shall operate any sanitary landfill or other facility for the disposal, treatment or storage of nonhazardous solid waste without a permit from the Director. 11

12 B. No application for a new solid waste management facility permit shall be complete unless it contains the following: 13

1. Certification from the governing body of the county, city or town in which the facility is to be 14 15 located that the location and operation of the facility are consistent with all applicable ordinances. The governing body shall inform the applicant and the Department of the facility's compliance or 16 noncompliance not more than 120 days from receipt of a request from the applicant. No such 17 18 certification shall be required for the application for the renewal of a permit or transfer of a permit as 19 authorized by regulations of the Board;

20 2. A disclosure statement, except that the Director, upon request and in his sole discretion, and when 21 in his judgment other information is sufficient and available, may waive the requirement for a disclosure statement for a captive industrial landfill when such a statement would not serve the purposes of this 22 23 chapter;

24 3. If the applicant proposes to locate the facility on property not governed by any county, city or 25 town zoning ordinance, certification from the governing body that it has held a public hearing, in 26 accordance with the applicable provisions of § 15.2-2204, to receive public comment on the proposed 27 facility. Such certification shall be provided to the applicant and the Department within 120 days from 28 receipt of a request from the applicant;

29 4. If the applicant proposes to operate a new sanitary landfill or transfer station, a statement, 30 including a description of the steps taken by the applicant to seek the comments of the residents of the 31 area where the sanitary landfill or transfer station is proposed to be located, regarding the siting and operation of the proposed sanitary landfill or transfer station. The public comment steps shall be taken 32 33 prior to filing with the Department the notice of intent to apply for a permit for the sanitary landfill or 34 transfer station as required by the Department's solid waste management regulations. The public 35 comment steps shall include publication of a public notice once a week for two consecutive weeks in a 36 newspaper of general circulation serving the locality where the sanitary landfill or transfer station is 37 proposed to be located and holding at least one public meeting within the locality to identify issues of 38 concern, to facilitate communication and to establish a dialogue between the applicant and persons who 39 may be affected by the issuance of a permit for the sanitary landfill or transfer station. The public notice 40 shall include a statement of the applicant's intent to apply for a permit to operate the proposed sanitary 41 landfill or transfer station, the proposed sanitary landfill or transfer station site location, the date, time 42 and location of the public meeting the applicant will hold and the name, address and telephone number 43 of a person employed by the applicant, who can be contacted by interested persons to answer questions 44 or receive comments on the siting and operation of the proposed sanitary landfill or transfer station. The 45 first publication of the public notice shall be at least fourteen days prior to the public meeting date.

The provisions of this subdivision shall not apply to applicants for a permit to operate a new captive 46 industrial landfill or a new construction-demolition-debris landfill; 47

5. If the applicant is a local government or public authority that proposes to operate a new municipal 48 sanitary landfill or transfer station, a statement, including a description of the steps taken by the 49 50 applicant to seek the comments of the residents of the area where the sanitary landfill or transfer station is proposed to be located, regarding the siting and operation of the proposed sanitary landfill or transfer 51 station. The public comment steps shall be taken prior to filing with the Department the notice of intent 52 53 to apply for a permit for the sanitary landfill or transfer station as required by the Department's solid 54 waste management regulations. The public comment steps shall include the formation of a citizens' 55 advisory group to assist the locality or public authority with the selection of a proposed site for the 56 sanitary landfill or transfer station, publication of a public notice once a week for two consecutive weeks

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in a newspaper of general circulation serving the locality where the sanitary landfill or transfer station is 57 58 proposed to be located, and holding at least one public meeting within the locality to identify issues of 59 concern, to facilitate communication and to establish a dialogue between the applicant and persons who 60 may be affected by the issuance of a permit for the sanitary landfill or transfer station. The public notice 61 shall include a statement of the applicant's intent to apply for a permit to operate the proposed sanitary 62 landfill or transfer station, the proposed sanitary landfill or transfer station site location, the date, time 63 and location of the public meeting the applicant will hold and the name, address and telephone number 64 of a person employed by the applicant, who can be contacted by interested persons to answer questions 65 or receive comments on the siting and operation of the proposed sanitary landfill or transfer station. The 66 first publication of the public notice shall be at least fourteen days prior to public meeting date. For 67 local governments that have zoning ordinances, such public comment steps as required under §§ 15.2-2204 and 15.2-2285 shall satisfy the public comment requirements for public hearings and 68 public notice as required under this section. Any applicant which is a local government or public 69 70 authority that proposes to operate a new transfer station on land where a municipal sanitary landfill is 71 already located shall be exempt from the public comment requirements for public hearing and public 72 notice otherwise required under this section.

C. Notwithstanding any other provision of law:

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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.

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

79 3. Every applicant shall update its disclosure statement quarterly to indicate any change of condition80 that renders any portion of the disclosure statement materially incomplete or inaccurate.

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

84 D. 1. Except as provided in subdivision D 2, no permit for a new solid waste management facility nor any amendment to a permit allowing facility expansion or an increase in capacity shall be issued 85 until the Director has determined, after an investigation and analysis of the potential human health, 86 87 environmental, transportation infrastructure, and transportation safety impacts and needs and an 88 evaluation of comments by the host local government, other local governments and interested persons, 89 that (i) the proposed facility poses no substantial, expansion, or increase protects present or potential 90 danger to and future human health or and safety and the environment; (ii) there is a need for the 91 additional capacity; (iii) sufficient infrastructure will exist to safely handle the waste flow; (iv) the 92 increase is consistent with requirements of § 10.1-1408.3; (v) the public interest will be served by the 93 proposed facility's operation or the expansion or increase in capacity of a facility; and (vi) the 94 additional capacity is consistent with regional and local solid waste management plans developed 95 pursuant to § 10.1-1411. The Department shall hold a public hearing within the said county, city or 96 town prior to the issuance of any such permit for the management of nonhazardous solid waste. 97 Subdivision D 2, in lieu of this subdivision, shall apply to nonhazardous industrial solid waste 98 management facilities owned or operated by the generator of the waste managed at the facility, and that 99 accept only waste generated by the facility owner or operator. The Board shall have the authority to 100 promulgate regulations to implement this subdivision.

101 2. No new permit for a nonhazardous industrial solid waste management facility that is owned or
102 operated by the generator of the waste managed at the facility, and that accepts only waste generated
103 by the facility owner or operator, shall be issued until the Director has determined, after investigation
104 and evaluation of comments by the local government, that the proposed facility poses no substantial
105 present or potential danger to human health or the environment. The Department shall hold a public
106 hearing within the county, city or town where the facility is to be located prior to the issuance of any
107 such permit for the management of nonhazardous industrial solid waste.

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

111 The Director may include in any permit such recordkeeping, testing and reporting requirements as are 112 necessary to ensure that the local governing body of the county, city or town where the waste 113 management facility is located is kept timely informed regarding the general nature and quantity of 114 waste being disposed of at the facility. Such recordkeeping, testing and reporting requirements shall 115 require disclosure of proprietary information only as is necessary to carry out the purposes of this 116 chapter. At least once every ten years, the Director shall review and issue written findings on the 117 environmental compliance history of each permittee, material changes, if any, in key personnel, and

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118 technical limitations, standards, or regulations on which the original permit was based. The time period 119 for review of each category of permits shall be established by Board regulation. If, upon such review, 120 the Director finds that repeated material or substantial violations of the permittee or material changes in 121 the permittee's key personnel would make continued operation of the facility not in the best interests of 122 human health or the environment, the Director shall amend or revoke the permit, in accordance 123 herewith. Whenever such review is undertaken, the Director may amend the permit to include additional 124 limitations, standards, or conditions when the technical limitations, standards, or regulations on which 125 the original permit was based have been changed by statute or amended by regulation or when any of the conditions in subsection B of § 10.1-1409 exist. The Director may deny, revoke, or suspend any 126 127 permit for any of the grounds listed under subsection A of § 10.1-1409.

128 F. There shall exist no right to operate a landfill or other facility for the disposal, treatment or 129 storage of nonhazardous solid waste or hazardous waste within the Commonwealth. Permits for solid 130 waste management facilities shall not be transferable except as authorized in regulations promulgated by 131 the Board. The issuance of a permit shall not convey or establish any property rights or any exclusive 132 privilege, nor shall it authorize any injury to private property or any invasion of personal rights or any 133 infringement of federal, state, or local law or regulation.

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

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

136 I. No person shall allow waste to be disposed of on his property without a permit. Any person who 137 removes trees, brush, or other vegetation from land used for agricultural or forestal purposes shall not be 138 required to obtain a permit if such material is deposited or placed on the same or other property of the 139 same landowner from which such materials were cleared. The Board shall by regulation provide for 140 other reasonable exemptions from permitting requirements for the disposal of trees, brush and other 141 vegetation when such materials are removed for agricultural or forestal purposes.

When promulgating any regulation pursuant to this section, the Board shall consider the character ofthe land affected, the density of population, *and* the volume of waste to be disposed, as well as otherrelevant factors.

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

149 K. The Board shall provide for reasonable exemptions from the permitting requirements, both 150 procedural and substantive, in order to encourage the development of yard waste composting facilities. 151 To accomplish this, the Board is authorized to exempt such facilities from regulations governing the 152 treatment of waste and to establish an expedited approval process. Agricultural operations receiving only 153 yard waste for composting shall be exempt from permitting requirements provided that (i) the 154 composting area is located not less than 300 feet from a property boundary, is located not less than 155 1,000 feet from an occupied dwelling not located on the same property as the composting area, and is 156 not located within an area designated as a flood plain as defined in § 10.1-600; (ii) the agricultural 157 operation has at least one acre of ground suitable to receive yard waste for each 150 cubic yards of 158 finished compost generated; (iii) the total time for the composting process and storage of material that is 159 being composted or has been composted shall not exceed eighteen months prior to its field application 160 or sale as a horticultural or agricultural product; and (iv) the owner or operator of the agricultural 161 operation notifies the Director in writing of his intent to operate a yard waste composting facility and 162 the amount of land available for the receipt of yard waste. In addition to the requirements set forth in clauses (i) through (iv) of the preceding sentence, the owner and operator of any agricultural operation 163 164 that receives more than 6,000 cubic yards of yard waste generated from property not within the control of the owner or the operator in any twelve-month period shall be exempt from permitting requirements 165 provided (i) the owner and operator submit to the Director an annual report describing the volume and 166 167 types of yard waste received by such operation for composting and (ii) the operator shall certify that the 168 yard waste composting facility complies with local ordinances. The Director shall establish a procedure 169 for the filing of the notices, annual reports and certificates required by this subsection and shall 170 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 171 172 waste sold as a commercial fertilizer with claims of specific nutrient values, promoting plant growth, or 173 of conditioning soil shall be sold in accordance with the Virginia Fertilizer Act (§ 3.1-106.1 et seq.). As 174 used in this subsection, "agricultural operation" shall have the same meaning ascribed to it in subsection 175 B of § 3.1-22.29.

176 The operation of a composting facility as provided in this subsection shall not relieve the owner or 177 operator of such a facility from liability for any violation of this chapter.

178 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
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.

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

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

200 2. A statement signed by a registered professional engineer that he has reviewed the regulations 201 established by the Department for solid waste management facilities, including the open dump criteria 202 contained therein, that he has inspected the facility and examined the monitoring data compiled for the facility in accordance with applicable regulations; and that, on the basis of his inspection and review, he 203 204 has concluded *that*: (i) that the facility is not an open dump, (ii) that the facility does not pose a 205 substantial present or potential hazard to human health and the environment, and (iii) that the leachate or 206 residues from the facility do not pose a threat of contamination or pollution of the air, surface water or 207 ground water in a manner constituting an open dump or resulting in a substantial present or potential 208 hazard to human health or the environment; and

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

211 The facility may not be enlarged prematurely to avoid compliance with state or federal regulations 212 when such enlargement is not consistent with past operating practices, the permit or modified operating 213 practices to ensure good management.

Facilities which are authorized by this subsection to accept waste for disposal beyond the waste boundaries existing on October 9, 1993, shall be as follows:

216 Category 1: Nonhazardous industrial waste facilities that are located on property owned or controlled217 by the generator of the waste disposed of in the facility;

218 Category 2: Nonhazardous industrial waste facilities other than those that are located on property 219 owned or controlled by the generator of the waste disposed of in the facility, provided that the facility 220 accepts only industrial waste streams which the facility has lawfully accepted prior to July 1, 1995, or 221 other nonhazardous industrial waste as approved by the Department on a case-by-case basis; and

222 Category 3: Facilities that accept only construction-demolition-debris waste as defined in the Board's223 regulations.

The Director may prohibit or restrict the disposal of waste in facilities described in this subsection which contains hazardous constituents as defined in applicable regulations which, in the opinion of the Director, would pose a substantial risk to health or the environment. Facilities described in category 3 may expand laterally beyond the waste disposal boundaries existing on October 9, 1993, provided that there is first installed, in such expanded areas, liners and leachate control systems meeting the applicable performance requirements of the Board's regulations, or a demonstration is made to the satisfaction of the Director that such facilities satisfy the applicable variance criteria in the Board's regulations.

231 Owners or operators of facilities which are authorized under this subsection to accept waste for 232 disposal beyond the waste boundaries existing on October 9, 1993, shall ensure that such expanded 233 disposal areas maintain setback distances applicable to such facilities under the Board's current 234 regulations and local ordinances. Prior to the expansion of any facility described in category 2 or 3, the 235 owner or operator shall provide the Director with written notice of the proposed expansion at least sixty 236 days prior to commencement of construction. The notice shall include recent groundwater monitoring 237 data sufficient to determine that the facility does not pose a threat of contamination of groundwater in a 238 manner constituting an open dump or creating a substantial present or potential hazard to human health or the environment. The Director shall evaluate the data included with the notification and may advise 239

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the owner or operator of any additional requirements that may be necessary to ensure compliance withapplicable laws and prevent a substantial present or potential hazard to health or the environment.

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

244 Nothing in this subsection shall alter any requirement for groundwater monitoring, financial
245 responsibility, operator certification, closure, postclosure care, operation, maintenance or corrective action
246 imposed under state or federal law or regulation, or impair the powers of the Director pursuant to
247 § 10.1-1409.

O. Portions of a permitted solid waste management facility used solely for the storage of household
 hazardous waste may store household hazardous waste for a period not to exceed one year, provided that
 such wastes are properly contained and are segregated to prevent mixing of incompatible wastes.

251 § 10.1-1408.3. Caps on levels of disposal.

252 A. The amount of municipal solid waste received at any landfill authorized to accept such waste 253 shall not exceed an average of 2,000 tons per day, or the documented average actual amount of municipal solid waste received by such landfill on a daily basis during 1998, as reported to the 254 255 Department of Environmental Quality pursuant to § 10.1-1413.1, whichever is greater, unless the landfill 256 has received approval from the Board pursuant to subsection B for a larger tonnage allotment. The 257 "average actual amount" shall be calculated by dividing the documented 1998 volume reported pursuant 258 to § 10.1-1413.1 by the number of days the landfill received solid waste in 1998. Municipal solid waste 259 removed from a landfill without adequate liner and leachate collection systems and transferred to a 260 landfill with adequate liner and leachate collection systems shall not be included in the calculation of 261 the allowable average daily tonnage pursuant to this section. However, the removal and transfer shall 262 be conducted pursuant to an arrangement entered into prior to January 1, 1999, to which the locality where the waste will be redeposited is a party. For purposes of determining compliance with this 263 section, daily averages shall be calculated based on disposal over a seven-day period. 264

B. In considering requests for increased tonnage allotments, the Board shall consider those factors set forth in subsection D of § 10.1-1408.1 and other factors it deems appropriate to protect the health, safety and welfare of the people of Virginia and Virginia's environmental and natural resources. No request for an increased tonnage allotment shall be approved by the Board until a public hearing on the proposed increase has been held in the locality where the landfill requesting the increase is located.

270 C. For any landfill in operation for less than two consecutive years as of December 31, 1998, the
271 documented average actual amount of municipal solid waste received at the landfill on a daily basis
272 shall be based on any consecutive ninety-day period during 1998 but shall not exceed 2,400 tons per
273 day.

274 D. The provisions of this section shall not be construed as allowing activities related to waste
275 disposal that exceed those that may be found in state or local permits, regulations, ordinances,
276 agreements, contracts or other instruments related to particular facilities or localities.

277 2. That the amendments made by this act to § 10.1-1408.1 shall not apply to any notice of intent

278 or application for, or the processing and issuance of, any permit or permit amendment for a solid

279 waste management facility for which such notice of intent or application was submitted to the 280 Department on or before November 13, 1998.