2000 SESSION

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HOUSE BILL NO. 1023

Offered January 24, 2000

A BILL to amend and reenact § 10.1-1410 of the Code of Virginia related to financial responsibility for solid waste management facilities.

Patrons-Dillard, Bloxom, Ingram and Morgan

Referred to Committee on Conservation and Natural Resources

10 Be it enacted by the General Assembly of Virginia:

1. That § 10.1-1410 of the Code of Virginia is amended and reenacted as follows: 11

§ 10.1-1410. Financial responsibility for abandoned facilities; penalties.

A. The Board shall promulgate regulations which ensure that if a facility for the disposal, transfer, or 13 14 treatment of solid waste is abandoned, the costs associated with protecting the public health and safety from the consequences of such abandonment may be recovered from the person abandoning the facility. 15 A facility that receives solid waste from a ship, barge or other vessel and is regulated under 16 17 § 10.1-1454.1 shall be considered a transfer facility for the purposes of this subsection.

18 B. The regulations may include bonding requirements, the creation of a trust fund to be maintained within the Department, self-insurance, other forms of commercial insurance, or such other mechanism as 19 20 the Department may deem appropriate. Regulations governing the amount thereof shall take into 21 consideration the potential for contamination and injury by the solid waste, the cost of disposal of the 22 solid waste and the cost of restoring the facility to a safe condition. Any bonding requirements shall 23 include a provision authorizing the use of personal bonds or other similar surety deemed sufficient to 24 provide the protections specified in subsection A upon a finding by the Director that commercial 25 insurance or surety bond cannot be obtained in the voluntary market due to circumstances beyond the 26 control of the permit holder. 27

C. No state governmental agency shall be required to comply with such regulations.

28 D. Forfeiture of any financial obligation imposed pursuant to this section shall not relieve any holder 29 of a permit issued pursuant to the provisions of this article of any other legal obligations for the 30 consequences of abandonment of any facility.

E. Any funds forfeited prior to July 1, 1995, pursuant to this section and the regulations of the Board 31 32 shall be paid over to the county, city or town in which the abandoned facility is located. The county, city or town in which the facility is located shall expend forfeited funds as necessary to restore and 33 34 maintain the facility in a safe condition.

F. Any funds forfeited on or after July 1, 1995, pursuant to this section and the regulations of the Board shall be paid over to the Director. The Director shall then expend forfeited funds as necessary 35 36 37 solely to restore and maintain the facility in a safe condition. Nothing in this section shall require the 38 Director to expend funds from any other source to carry out the activities contemplated under this 39 subsection.

40 G. Any person who knowingly and willfully abandons a solid waste management facility without 41 proper closure or without providing adequate financial assurance instruments for such closure shall, if such failure to close results in a significant harm or an imminent and substantial threat of significant 42 43 harm to human health or the environment, be liable to the Commonwealth and any political subdivision for the costs incurred in abating, controlling, preventing, removing, or containing such harm or threat. 44

Any person who knowingly and willfully abandons a solid waste management facility without proper 45 closure or without providing adequate financial assurance instruments for such closure shall, if such 46 47 failure to close results in a significant harm or an imminent and substantial threat of significant harm to human health or the environment, be guilty of a Class 4 felony. **48**