## 2013 SESSION

13102956D

1

2

6 7

8 9

11

## **HOUSE BILL NO. 2203**

Offered January 10, 2013

3 A BILL to amend and reenact § 15.2-2159 of the Code of Virginia, relating to fee for solid waste 4 disposal. 5

## Patrons-Marshall, D.W. and Merricks

Referred to Committee on Counties, Cities and Towns

Be it enacted by the General Assembly of Virginia:

1. That § 15.2-2159 of the Code of Virginia is amended and reenacted as follows: 10

§ 15.2-2159. Fee for solid waste disposal by counties.

A. Accomack County, Augusta County, Floyd County, Highland County, Pittsylvania County, and 12 Wise County may by ordinance, and after a public hearing, levy a fee for the disposal of solid waste not 13 to exceed the actual cost incurred by the county in procuring, developing, maintaining, and improving 14 the landfill and for such reserves as may be necessary for capping and closing such landfill in the 15 future. Such fee as collected shall be deposited in a special account to be expended only for the 16 purposes for which it was levied. Except in Floyd County, Pittsylvania County, and Wise County, such 17 fee shall not be used to purchase or subsidize the purchase of equipment used for the collection of solid 18 waste. In Augusta County and, Highland County, and Pittsylvania County, such fee (i) may only be 19 20 levied upon persons whose residential solid waste is disposed of at a county landfill or county solid 21 waste collection or disposal facility and (ii) shall not be levied upon persons whose residential waste is 22 not disposed of in such landfill or facility if such nondisposal is documented by the collector or 23 generator of such waste as required by ordinance of such county. Documentation provided by a collector 24 of such waste pursuant to clause (ii) shall not be disclosed by the county to any other person.

25 B. Any fee imposed by subsection A when combined with any other fee or charge for disposal of waste shall not exceed the actual cost incurred by the county in procuring, developing, maintaining, and 26 27 improving its landfill and for such reserves as may be necessary for capping and closing such landfill in 28 the future.

29 C. Any county which imposes the fee allowed under subsection A may enter into a contractual 30 agreement with any water or heat, light, and power company or other corporation coming within the provisions of Chapter 26 (§ 58.1-2600 et seq.) of Title 58.1 except Appalachian Power Company, Shenandoah Valley Electric Cooperative, BARC Electric Cooperative and Powell Valley Electric Cooperative for the collection of such fee. The agreement may include a commission for such service in 31 32 33 the form of a deduction from the fee remitted. The commission shall be provided for by ordinance, 34 35 which shall set the rate not to exceed five percent of the amount of fees due and collected.

36 D. Accomack, Highland, Pittsylvania, and Wise Counties have the following authority regarding 37 collection of said fee:

38 1. To prorate said fee depending upon the period a resident or business is located in said county 39 during the year of fee levy: 40

2. To levy penalty for late payment of fee as set forth in § 58.1-3916 of the Code of Virginia;

3. To levy interest on unpaid fees as set forth in § 58.1-3916 of the Code of Virginia;

4. To credit the fee first against the most delinquent use fee account owing;

5. To require payment of the fee prior to approval of an application for rezoning, special exception, 43 44 variance or other land use permit; and

6. To provide discounts to the standard fee rates for older persons, as defined in § 51.5-135, and 45 46 disabled persons based on ability to pay.

41

42