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24 supply or sewerage system; or

26 privately financed water supply or sewerage system.

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5lr2701 CF 5lr1387

By: Delegates Sossi, McConkey, Smigiel, and Walkup Introduced and read first time: February 11, 2005 Assigned to: Environmental Matters A BILL ENTITLED 1 AN ACT concerning 2 Department of the Environment - Rubble Landfills - Location 3 FOR the purpose of prohibiting the Secretary of the Environment from issuing a 4 certain permit to construct or operate a rubble landfill within a certain distance 5 of a certain lake in Queen Anne's County; making this Act an emergency measure; and generally relating to permits for rubble landfills. 6 7 BY repealing and reenacting, with amendments, Article - Environment 8 9 Section 9-204 Annotated Code of Maryland 10 (1996 Replacement Volume and 2004 Supplement) 11 12 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 13 MARYLAND, That the Laws of Maryland read as follows: 14 **Article - Environment** 15 9-204. 16 (a) This section applies to any water supply system, sewerage system, refuse 17 disposal system that is for public use, or any refuse disposal system that is a solid 18 waste acceptance facility as defined in § 9-501(n) of this title if the solid waste acceptance facility is installed, altered, or extended after July 1, 1988. 20 The Secretary may adopt reasonable and proper regulations for (b) 21 submission of plans. These regulations may include the collection of a fee at the time 22 of application for: 23 (i) A permit issued under this section for a privately owned water

A permit applied for by a local unit of government for a

1 2	(2) to participate in the rat	•	all provide the regulated community an opportunity ulatory processes.		
5	section for a proposed	water supply sys	draws plans or submits an application under this tem, sewerage system, or refuse disposal ecretary a preliminary statement on the		
	\ /	*	the person, the Secretary shall outline the general ne Secretary would approve the proposed		
	(d) A person shall have a permit issued by the Secretary under this section before the person installs, materially alters, or materially extends a water supply system, sewerage system, or refuse disposal system.				
13	B (e) An appli	cant for a permit	shall:		
14	(1)	Submit to the Se	cretary an application that contains:		
			mplete plans and specifications for the installation, pply system, sewerage system, or refuse		
20 21	facility in the areas of zip code numbers 212	Baltimore City of 225, 21226, and 2 the expense of the	application related to any solid waste acceptance designated by the United States Post Office as 1230, a groundwater and surface water impact applicant regarding the proposed installation,		
23	3	(iii) Any oth	ner information that the Secretary requires;		
24 25	(2) specifications, with the		cretary any material change in the plans and change; and		
26	$\tilde{b}$ (3)	Pay the permit for	ee set by the Department.		
			er and surface water impact analysis required on may be a basis for the Secretary's denial of a		
30 31	(g) (1) section, the Secretary		pplies for a permit and pays the fee under this		
32	2	(i) Examin	e the application without delay; and		
33	}	(ii) 1.	Approve the application and issue the permit;		
34	Į.	2.	Disapprove the application; or		

1 2	approve the applicat	3.	State the conditions under which the Secretary would
	(2) application and payr line or a sewage coll	nent of fee for a	y shall act within 30 working days after receiving an a permit under this section for a water distribution
6 7	(3) this subsection:	If the Secreta	ary does not act within the time set by paragraph (2) of
8		(i) The	application is approved automatically; and
9		(ii) The	Secretary shall issue a permit for the work.
10	(h) A perso	on may not:	
		refuse disposa	rially alter, or materially extend a water supply system, I system in this State except in accordance with a Secretary under this section; or
	` '	mit based on th	material change in construction until the Secretary has e submission to the Secretary under subsection
			tes work under a permit, the person shall submit to a certified copy of the plans that shows the work
		nedical waste, a	of an incinerator may not accept more than 150 tons s defined in Title 26, Subtitle 13, Chapter 11 of the
25 26	subsection (d) of thi municipal waste inc	s section or § 7 inerator for dis	y may not issue any permit, including a permit under 7-232 of this article, to construct or operate a posal of a solid waste stream, as defined in § f a public or private elementary or secondary
	(2) for disposal of a sol of a public or privat	id waste stream	y not construct or operate a municipal waste incinerator, as defined in § 9-1701 of this title, within 1 mile r secondary school.
31	(3)	This subsecti	on may not be construed to prohibit:
	expansion, and mate as a resource recove	erial alteration of	operation, construction, reconstruction, replacement, or extension of an incinerator that was operating anuary 1, 1997; or

			eplaceme	nance of permits necessary for the operation, nt, expansion, and material alteration or erating on January 1, 1997.	
		s section, t	to constru	ay not issue any permit, including a permit under act or operate a transfer station in Prince aste within 2 miles of Bowie State University.	
	(2) A person may not construct or operate a transfer station in Prince George's County for the disposal of solid waste within 2 miles of Bowie State University.				
10	(3)	This sub	osection 1	may not be construed to prohibit:	
				eration, construction, reconstruction, replacement, ension of a transfer station that was operating	
	construction, recon		eplaceme	nance of a permit that is necessary for the operation, ent, expansion, or material alteration or operating on January 1, 2000.	
		OPERATI	E A RUB	NOT ISSUE ANY PERMIT UNDER THIS SECTION TO BLE LANDFILL WITHIN 4 MILES OF UNICORN LAKE	
20 21	[(m)] (N) 11-1201 of the Con	(1) nmercial L		ubsection, "trade secret" has the meaning provided in §	
	(2) The Department shall prepare an annual report identifying the amount of solid waste by weight or volume, disposed of in the State during the previous year.				
25 26	(3) identify:	The rep	ort requir	red under paragraph (2) of this subsection shall	
27		(i)	The foll	owing solid waste categories:	
28			1.	Construction and demolition debris;	
29			2.	Incinerator ash;	
30			3.	Industrial waste;	
31			4.	Land clearing debris;	
32			5.	Municipal solid waste; and	
33			6.	Any other solid waste identified by the Department;	

2	generated outside of the	(ii) he State;	The amo	ount of solid waste disposed of in the State that is	
3		(iii)	The juri	sdictions where the solid waste originated;	
4 5	transported outside of	(iv) the State	The amount of solid waste generated in the State that is for disposal; and		
6 7	of by:	(v)	An estin	nate of the amount of solid waste managed or disposed	
8			1.	Recycling;	
9			2.	Composting;	
10			3.	Landfilling; and	
11			4.	Incineration.	
	(4) (i) All permitted solid waste acceptance facilities shall at least annually provide to the Department information that is necessary to prepare the report required under paragraph (2) of this subsection.				
15 16	(ii) Under subparagraph (i) of this paragraph, a facility owner may provide the following information:				
17 18	1. An accounting of the facility's economic benefits provided to the locality where the facility is located;				
19 20	the locality at no cost	or reduc	2. ed cost;	The value of disposal and recycling facilities provided to	
21			3.	Direct employment associated with the facility; and	
22 23	the preceding calenda	ar year.	4.	Other economic benefits resulting from the facility during	
	(5) Beginning September 1, 2000, the Department shall annually submit, in accordance with § 2-1246 of the State Government Article, a report of the activities undertaken and the progress made in accordance with this section to:				
27		(i)	The Hou	use Environmental Matters Committee; and	
28 29	Committee.	(ii)	The Sen	ate Education, Health, and Environmental Affairs	
30 31	(6) A facility owner is not required to provide information under paragraph (4) of this subsection that is a trade secret.				
32 33	SECTION 2. AND BE IT FURTHER ENACTED, That this Act is an emergency measure, is necessary for the immediate preservation of the public health				

- 1 or safety, has been passed by a yea and nay vote supported by three-fifths of all the 2 members elected to each of the two Houses of the General Assembly, and shall take
- 3 effect from the date it is enacted.