M3 (5lr0272)

ENROLLED BILL

-- Environmental Matters/Education, Health, and Environmental Affairs --

Introduced by Delegates Frush, Vallario, V. Clagett, Menes, Moe, Proctor, and Ross

	Koss	
	Read and Examined by Proofreaders:	
		Proofreader.
	with the Great Seal and presented to the Governor, for his approval this ay of at o'clock,M.	Proofreader.
		Speaker.
	CHAPTER	
1 AN	ACT concerning	
2	Scrap Tires - Reimbursement of Costs and Grants	
3 FOF 4 5 6 7 8 9 10 11 12 13	R the purpose of exempting certain sites from the requirement of reimbursing a certain fund for costs incurred due to the storage, disposal, or processing of scrap tires under certain circumstances; requiring the Secretary of the Environment to include in certain regulations the criterion of whether the owner or operator of the site had any responsibility for the storage, disposal, or processing of scrap tires; requiring the Department of the Environment to recommend a certain grant for owners or operators of sites involving scrap tires under certain eircumstances; allowing for the reimbursement of up to a certain percentage of certain cleanup costs if the owner or operator was not responsible for the storage, disposal, or processing of scrap tires; and generally relating to the storage, disposal, or processing of scrap tires.	

- 14 BY repealing and reenacting, with amendments,
- 15 Article Environment

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Section 9-276 through 9-278

2	Annotated Code of Maryland (1996 Replacement Volume and 2004 Supplement)
4 5	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
6	Article - Environment
7	9-276.
10 11 12 13 14 15 16 17 18 19	Attorney General may bring an action to recover costs and interest from any person who fails to make reimbursement as required under subsection (a) of this section.
21	(d) This section does not apply to [expenditures]:
	(1) EXPENDITURES of \$10,000 or less related to removal, restoration, or remedial action in response to the disposal or storage of scrap tires in violation of this subtitle if: IF THE OWNER OR OPERATOR OF
	[(1)] (I) The owner of the site acquired the property containing the scrap tires prior to January 1, 2000 by inheritance or bequest at the death of the transferor; and
28 29	$\frac{[(2)]}{1,[2000]}$ (II) The tires were stored or disposed of at the site prior to January $\frac{1,[2000]}{2000}$; AND
30 31	(2) A SITE WHERE SCRAP TIRES WERE STORED, DISPOSED, OR PROCESSED ONLY BEFORE JULY 1, 1989 , IF THE OWNER OR OPERATOR OF THE SITE :
	(I) IS NOT ENGAGED IN THE BUSINESS OF STORAGE, DISPOSAL, OR PROCESSING OF SCRAP TIRES, HAZARDOUS SUBSTANCES, OR OTHER WASTE;
35 36	$\frac{\mathrm{(II)}}{\mathrm{(2)}}$ DID NOT CAUSE OR ALLOW SCRAP TIRES TO BE STORED, DISPOSED, OR PROCESSED ON THE SITE; AND

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OBTAINED THE SITE OR AN INTEREST IN THE SITE 1 (III)(3) 2 BY INHERITANCE, BEQUEST, OR OTHERWISE AT THE DEATH OF THE TRANSFEROR; 3 OR WAS A GOOD FAITH PURCHASER FOR VALUE OF THE SITE OR AN INTEREST IN THE SITE PRIOR TO JANUARY 1, 2000. 6 9-277. 7 With the approval of the Board of Public Works, the Secretary shall adopt 8 regulations that establish application procedures and criteria for the award of financial assistance under § 9 275(a)(3) of this subtitle. 10 (b) The criteria shall provide the basis for project priority rankings and shall include, as appropriate: 12 (1)The environmental or public health impacts caused by existing 13 circumstances; 14 (2)Previous efforts expended to correct any existing problem; 15 (3)Financial capacity of the applicant; The problem prevention aspects of a proposed project; 16 (4)Cost effectiveness of a proposed project; 17 (5)18 (6) Provisions for monitoring and review; 19 The contribution of the proposed project toward meeting State and 20 local solid waste plans and goals; [and] (8)Measures to assure accountability for all funds awarded under § 21 22 9 275(a)(3) of this subtitle; AND WHETHER THE OWNER OR OPERATOR OF THE SITE HAD ANY 23 24 RESPONSIBILITY FOR THE STORAGE, DISPOSAL, OR PROCESSING OF THE SCRAP 25 TIRES. 26 9 278. To the extent not inconsistent with this subtitle, a grant, or loan, or loan 27 28 guarantee agreement shall contain those conditions that the Secretary requires by 29 regulation and that the Board of Public Works requires on a specific application for 30 financial assistance in order to achieve the goals of this subtitle and to otherwise 31 protect the interests of the State. 32 (b) THE DEPARTMENT SHALL RECOMMEND TO THE BOARD OF PUBLIC WORKS 33 THAT THE BOARD APPROVE A GRANT TO THE OWNER OR OPERATOR FOR COSTS 34 INCURRED UNDER THIS SUBTITLE IF THE DEPARTMENT DETERMINES THAT:

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1 2	(1) THE SCRAP TIRES WERE STORED, DISPOSED, OR PROCESSED ON THE SITE BEFORE JULY 1, 1989; AND
3 4	(2) THE OWNER OR OPERATOR OF THE SITE HAD NO RESPONSIBILITY FOR THE STORAGE, DISPOSAL, OR PROCESSING.
5	(C) A State loan extended under this subtitle:
	(1) Shall bear at least the same rate of interest as the most recent State general obligation bond sale preceding the date of approval by the Board of Public Works; and
9	(2) Shall be repaid within 30 years.
	[(c)] (D) A loan guarantee of the principal of or interest on any commercial loan or obligation to finance the eligible cost of a project under this subtitle may only be made if:
	(1) The applicant certifies that the applicant is unable to obtain on reasonable terms sufficient credit to finance its actual needs without the guarantee; and
16 17	(2) The Board of Public Works determines that there is a reasonable assurance of repayment of the loan obligation.
20	[(d)] (E) The eligible cost of a project for State financial assistance under § 9-275(a)(3) of this subtitle may include only the costs of plans, specifications, equipment, construction, and rehabilitation or improvement as approved by the Department.
	[(e)] (F) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION. State financial assistance under § 9-275(a)(3) of this subtitle may not exceed 50 percent of the eligible costs.
	(2) STATE FINANCIAL ASSISTANCE UNDER § 9-275(A)(3) OF THIS SUBTITLE MAY BE UP TO 100 PERCENT OF THE ELIGIBLE COSTS IF THE DEPARTMENT DETERMINES THAT:
28 29	(I) THE SCRAP TIRES WERE STORED, DISPOSED, OR PROCESSED ON THE SITE BEFORE JULY 1, 1989; AND
30 31	(II) THE OWNER OR OPERATOR OF THE SITE HAD NO RESPONSIBILITY FOR THE STORAGE, DISPOSAL, OR PROCESSING.
32 33	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2005.