

The House Committee on Natural Resources and Environment offers the following substitute to SB 122:

A BILL TO BE ENTITLED
AN ACT

1 To amend Part 1 of Article 2 of Chapter 8 of Title 12 of the Official Code of Georgia
2 Annotated, relating to general provisions relative to solid waste management, so as to change
3 certain provisions relating to general provisions relative to solid waste management; to
4 change certain provisions relating to declaration of policy and legislative intent; to change
5 certain provisions relating to definitions; to change certain provisions relating to permits for
6 solid waste or special solid waste handling, disposal, or thermal treatment technology
7 facilities and inspection of solid waste generators; to change certain provisions relating to
8 authorization for state grants; to change certain provisions relating to tire disposal
9 restrictions; to change certain provisions relating to yard trimming disposal restrictions; to
10 provide an effective date; to repeal conflicting laws; and for other purposes.

11 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

12 style="text-align:center">**SECTION 1.**

13 Part 1 of Article 2 of Chapter 8 of Title 12 of the Official Code of Georgia Annotated,
14 relating to general provisions relative to solid waste management, is amended by striking
15 subsection (a) of Code Section 12-8-21, relating to declaration of policy and legislative
16 intent, and inserting in lieu thereof the following:

17 "(a) It is declared to be the policy of the State of Georgia, in furtherance of its
18 responsibility to protect the public health, safety, and well-being of its citizens and to
19 protect and enhance the quality of its environment, to institute and maintain a
20 comprehensive state-wide program for solid waste management ~~which will~~ and to prevent
21 and abate litter, so as to assure that solid waste ~~facilities, whether publicly or privately~~
22 ~~operated, do~~ does not adversely affect the health, safety, and well-being of the public and
23 that solid waste facilities, whether publicly or privately owned, do not degrade the quality
24 of the environment by reason of their location, design, method of operation, or other means
25 and which, to the extent feasible and practical, makes maximum utilization of the resources
26 contained in solid waste."

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SECTION 2.

Said part is further amended by striking subsection (c) of Code Section 12-8-21, relating to declaration of policy and legislative intent, and inserting in lieu thereof the following:

"(c) It is the intent of the General Assembly that every effort be undertaken to reduce on a state-wide per capita basis the amount of municipal solid waste being received at disposal facilities ~~during fiscal year 1992 by 25 percent by July 1, 1996; provided, however, that counties and municipalities that establish an annual measurement of municipal solid waste being received at disposal facilities prior to the end of fiscal year 1992 shall be given credit for reductions achieved based on that measurement period prior to fiscal year 1992; provided, further, that municipal solid waste received at any waste-to-energy facility which was in operation on January 1, 1991, is exempted from this subsection.~~"

SECTION 3.

Said part is further amended in Code Section 12-8-22, relating to definitions, by inserting a new paragraph to read as follows:

"(5.1) 'Construction or demolition waste' means waste building materials and rubble resulting from construction, remodeling, repair, or demolition operations on pavements, houses, commercial buildings, and other structures. Such waste includes but is not limited to waste containing asbestos, wood, bricks, metal, concrete, wallboard, paper, cardboard, and other nonputrescible wastes associated with construction and demolition activities which have a low potential for ground-water contamination. Inert waste landfill materials approved by the board for disposal in landfills permitted by rule and regulation are also included in this definition if disposed in a construction or demolition waste landfill."

SECTION 4.

Said part is further amended by striking paragraph (12) of Code Section 12-8-22, relating to definitions, and inserting in lieu thereof the following:

"(12) 'Hazardous constituent' means any substance listed as a hazardous constituent in regulations promulgated pursuant to the federal act by the administrator of the United States Environmental Protection Agency which are in force and effect on February 1, ~~1992~~ 2004, codified as Appendix VIII to 40 C.F.R. Part 261 — Identification and Listing of Hazardous Waste."

SECTION 5.

Said part is further amended in Code Section 12-8-22, relating to definitions, by inserting a new paragraph to read as follows:

1 "(15.1) 'Litter' has the meaning provided by Code Section 16-7-42."

2 **SECTION 6.**

3 Said part is further amended by striking paragraph (18) of Code Section 12-8-22, relating to
4 definitions, and inserting in lieu thereof the following:

5 "(18) 'Municipal solid waste' means any solid waste derived from households, including
6 garbage, trash, and sanitary waste in septic tanks and means solid waste from
7 single-family and multifamily residences, hotels and motels, bunkhouses, campgrounds,
8 picnic grounds, and day use recreation areas. The term includes yard trimmings,
9 construction or demolition waste, and commercial solid waste but does not include solid
10 waste from mining, agricultural, or silvicultural operations or industrial processes or
11 operations."

12 **SECTION 7.**

13 Said part is further amended by striking paragraph (5) of subsection (e) of Code Section
14 12-8-24, relating to permits for solid waste or special solid waste handling, disposal, or
15 thermal treatment technology facilities and inspection of solid waste generators, and inserting
16 in lieu thereof the following:

17 "(5) Modifications for vertical expansions issued under this Code section may be
18 restricted in duration, but in no case shall be effective ~~beyond July 1, 1998~~, for municipal
19 solid waste landfills not having liners and leachate collection systems, other than those
20 landfills restricted to construction or demolition waste."

21 **SECTION 8.**

22 Said part is further amended by striking subsection (c) of Code Section 12-8-37.1, relating
23 to authorization for state grants, and inserting in lieu thereof the following:

24 "(c) The corpus of the solid waste trust fund established in Code Section 12-8-27.1 may
25 be used to make grants and loans to cities and counties, any combination of cities and
26 counties, authorities, state agencies, or the Georgia Recycling Market Development
27 Council for the cleanup of solid waste disposal facilities, including those used for the
28 disposal of scrap tires; for the development and implementation of solid waste enforcement
29 programs for the prevention and abatement of illegal dumping of solid waste, including
30 without limitation the prevention and abatement of litter; for the funding of grants or loans,
31 in accordance with procedures developed by the division; for the implementation of
32 innovative technologies for the recycling and reuse of solid waste, including without
33 limitation scrap tires; and for educational and other efforts to promote waste reduction,
34 recycling, and recycling market development."

1 (A) Conditioned upon compliance with this part, any rules adopted pursuant to this
2 part, and the carrier's or processor's permit; and

3 (B) In such amount as determined by the director necessary to ensure compliance, but
4 in any event not to exceed ~~\$10,000.00~~ \$25,000.00.

5 (3) Such ~~performance bond or letter of credit~~ shall be payable to the director and issued
6 by an insurance company authorized to issue such bonds in this state ~~or from a bank or~~
7 ~~other financial institution authorized to issue irrevocable letters of credit.~~

8 (4) Upon a determination by the director that a scrap tire carrier or processor has failed
9 to meet the provisions of this part, rules promulgated pursuant to this part, or its permit,
10 the director may, after written notice of such failure:

11 (A) Forfeit or draw that amount of such bond ~~or letter of credit~~ that the director
12 determines necessary to correct the violation;

13 (B) Expend such amount for such purposes; and

14 (C) Require the replacement of that amount of such bond ~~or letter of credit~~ forfeited
15 or drawn upon.

16 (5) Any moneys received by the director in accordance with paragraph (4) of this
17 subsection shall be deposited into the solid waste trust fund established in Code Section
18 12-8-27.1."

19 SECTION 13.

20 Said part is further amended by striking subsection (a) of Code Section 12-8-40.2, relating
21 to yard trimming disposal restrictions, and inserting in lieu thereof the following:

22 "~~(a) Effective September 1, 1996, each~~ Each city, county, or solid waste management
23 authority shall impose restrictions on yard trimmings which are generated in or may
24 ultimately be disposed of in its area of jurisdiction. These restrictions shall include but are
25 not limited to:

26 (1) A requirement that yard trimmings not be placed in or mixed with municipal solid
27 waste, except at landfills restricted to construction or demolition waste;

28 (2) A ban on the disposal of yard trimmings at municipal solid waste disposal facilities
29 having liners and leachate collection systems or requiring vertical expansion within its
30 jurisdiction;

31 (3) A requirement that yard trimmings be sorted and stored for collection in such a
32 manner as to facilitate collection, composting, or other handling; and

33 (4) A requirement that yard trimmings be sorted and stockpiled or chipped, composted,
34 used as mulch, or otherwise beneficially reused or recycled to the maximum extent
35 feasible."

1 **SECTION 14.**

2 This Act shall become effective upon its approval by the Governor or upon its becoming law
3 without such approval.

4 **SECTION 15.**

5 All laws and parts of laws in conflict with this Act are repealed.