THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL

No. 532

Session of 2011

INTRODUCED BY RAFFERTY, BROWNE, FONTANA AND YUDICHAK, FEBRUARY 14, 2011

REFERRED TO ENVIRONMENTAL RESOURCES AND ENERGY, FEBRUARY 14, 2011

AN ACT

- Amending the act of July 7, 1980 (P.L.380, No.97), entitled "An act providing for the planning and regulation of solid waste 2 storage, collection, transportation, processing, treatment, 3 and disposal; requiring municipalities to submit plans for 4 municipal waste management systems in their jurisdictions; authorizing grants to municipalities; providing regulation of 6 the management of municipal, residual and hazardous waste; 7 requiring permits for operating hazardous waste and solid 8 waste storage, processing, treatment, and disposal 9 facilities; and licenses for transportation of hazardous 10 waste; imposing duties on persons and municipalities; 11 granting powers to municipalities; authorizing the 12 13 Environmental Quality Board and the Department of Environmental Resources to adopt rules, regulations, 14 15 standards and procedures; granting powers to and imposing duties upon county health departments; providing remedies; 16 prescribing penalties; and establishing a fund, "further 17 providing for permit and license application requirements and 18 19 for enforcement orders; and providing for repeat violations. 20 The General Assembly of the Commonwealth of Pennsylvania 21 hereby enacts as follows: 22 Section 1. Section 502 of the act of July 7, 1980 (P.L.380, 23 No.97), known as the Solid Waste Management Act, is amended by 24 adding a subsection to read: 25 Section 502. Permit and license application requirements.
- 26 * * *

1 (e.1) (1) The application for a new permit or a permit

2 <u>modification that would result in an increased average or</u>

3 maximum daily waste volume, increased disposal capacity or

4 <u>expansion of the permit area shall certify that, at the</u>

facility which is the subject of the application, the

applicant does not have any outstanding violations of this

7 act which have not been corrected as of the date of filing of

the application. The permit application shall also certify

that the applicant has complied with any enforcement orders

issued by the department. The department shall not accept an

application for review until it verifies that the application

12 <u>contains the certification required by this section. Failure</u>

to so certify shall be grounds to return the application to

the applicant without action. Submission of a false

15 <u>certification shall be cause for denial of the application</u>

and may constitute cause for the revocation or modification

of any approval or permit issued by the department to the

18 applicant in reliance on the false certification.

(2) A violation is outstanding within the meaning of this section if the department has issued an enforcement order under section 602, the violation cited in the enforcement order is not corrected as of the date of the filing of the application and the enforcement order has not

been appealed to the Environmental Hearing Board.

(3) A violation is not outstanding within the meaning of this section if the applicant has entered into an agreement with the department addressing the violation and is in compliance with the agreement as of the date of the filing of

29 the application.

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- 1 Section 2. Section 602(b) of the act, amended July 11, 1989
- 2 (P.L.331, No.55), is amended to read:
- 3 Section 602. Enforcement orders.
- 4 * * *
- 5 (b) If the department finds that the storage, collection,
- 6 transportation, processing, treatment, beneficial use or
- 7 disposal of solid waste is causing pollution of the air, water,
- 8 land or other natural resources of the Commonwealth or is
- 9 creating a public nuisance, the department [may] shall either
- 10 <u>institute an action under section 604 or</u> order the person or the
- 11 municipality to alter its storage, collection, transportation,
- 12 processing, treatment, beneficial use or disposal systems to
- 13 provide such storage, collection, transportation, processing,
- 14 treatment, beneficial use or disposal systems as will prevent
- 15 pollution and public nuisances. Such order shall specify the
- 16 length of time after receipt of the order within which the
- 17 facility or area shall be repaired, altered, constructed or
- 18 reconstructed.
- 19 * * *
- 20 Section 3. The act is amended by adding a section to read:
- 21 Section 607.1. Repeat violations.
- 22 <u>(a) The department may impose an additional penalty of up to</u>
- 23 \$50,000 per violation upon any person or municipality that
- 24 demonstrates a pattern of multiple violations of a single
- 25 regulation occurring at a single facility. A pattern of multiple
- 26 violations exists when three or more notices of violation are
- 27 <u>issued for the same regulation for a single facility within a</u>
- 28 period of 90 days.
- 29 (b) In determining the amount of a penalty to be assessed
- 30 under this section, the department shall consider the severity

- 1 of the violations, the duration of the violations and the
- 2 <u>culpability of the person or municipality.</u>
- 3 (c) An assessment of a penalty under this section is final
- 4 <u>and appealable</u>.
- 5 (d) Penalties imposed by the department under this section
- 6 upon any person or municipality that demonstrates a pattern of
- 7 multiple violations of section 610 shall not be waived by the
- 8 <u>department</u>. Nothing in this section shall be construed to limit
- 9 or otherwise restrict the department in settling claims against
- 10 violators under this section or section 602.
- 11 (e) This section shall not preclude the department from
- 12 approving a community environmental project in lieu of all or
- 13 part of a penalty assessed under this section.
- 14 Section 4. This act shall take effect in 60 days.