THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 460 Session of 2013

INTRODUCED BY COSTA, FONTANA, ERICKSON, TEPLITZ, FERLO AND TARTAGLIONE, FEBRUARY 8, 2013

REFERRED TO ENVIRONMENTAL RESOURCES AND ENERGY, FEBRUARY 8, 2013

AN ACT

1	Amending the act of July 28, 1988 (P.L.556, No.101), entitled
2 3	"An act providing for planning for the processing and disposal of municipal waste; requiring counties to submit
3 4	plans for municipal waste management systems within their
4 5	boundaries; authorizing grants to counties and municipalities
5	for planning, resource recovery and recycling; imposing and
7	collecting fees; establishing certain rights for host
8	municipalities; requiring municipalities to implement
9	recycling programs; requiring Commonwealth agencies to
10	procure recycled materials; imposing duties; granting powers
11	to counties and municipalities; authorizing the Environmental
12	Quality Board to adopt regulations; authorizing the
13	Department of Environmental Resources to implement this act;
14	providing remedies; prescribing penalties; establishing a
15	fund; and making repeals," further providing for powers and
16	duties of counties.
17	The General Assembly of the Commonwealth of Pennsylvania
18	hereby enacts as follows:
19	Section 1. Section 303 of the act of July 28, 1988 (P.L.556,
20	No.101), known as the Municipal Waste Planning, Recycling and
21	Waste Reduction Act, is amended by adding a subsection to read:
22	Section 303. Powers and duties of counties.
23	* * *
24	(g) FeesA county may impose a recycling and waste
25	management fee on municipal solid waste generated within its

1	borders and disposed of at resource recovery facilities or
2	municipal waste landfills designated in the county's municipal
3	waste management plan as provided for in Chapter 5.
4	(1) The fee:
5	(i) Shall not initially exceed \$4 per ton.
6	<u>(ii) Limit imposed in subparagraph (i) may be</u>
7	increased every five years to account for inflation by
8	taking the average of the five prior years' increases, if
9	any, in the Consumer Price Index for All Urban Consumers
10	(CPI-U) categorized further as Philadelphia All Items as
11	officially reported by the Department of Labor, Bureau of
12	Labor Statistics.
13	(iii) Shall be collected by the operator and paid to
14	the county or its agent on a quarterly basis or as
15	otherwise negotiated on a form approved by the county.
16	(2) The operator that is charged a fee pursuant to this
17	subsection may pass through and obtain the fee from the
18	generator of such waste as a surcharge on any fee schedule
19	established pursuant to law, ordinance, resolution or
20	contract for solid waste collection, transfer, transport and
21	delivery.
22	(3) (i) If an operator fails to make a timely payment
23	of a fee imposed by a county, the county may require
24	interest and any additional penalty as authorized under
25	section 703. The county or its designee shall collect
26	interest or additional penalties under the requirements
27	of section 703.
28	(ii) The interest or additional penalties imposed
29	shall not be recoverable by an operator as described in
30	paragraph (2).

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1	(4) Funds generated by this fee shall be deposited in a
2	dedicated account or fund to be used exclusively for
3	recycling and waste management activities, services, staff or
4	plan implementation. These activities may include:
5	(i) Recycling and composting collection, processing,
6	research or program planning.
7	(ii) Related alternative energy, waste and recycling
8	activities.
9	(iii) Collections for special materials.
10	(iv) Household hazardous waste or Universal Waste
11	programs.
12	(v) Illegal dump and litter remediation and
13	prevention activities.
14	(vi) Public education and promotion associated with
15	and enforcement of waste and recycling programs.
16	(vii) Staff and overhead costs associated with
17	administration and implementation of these programs.
18	(5) The county solid waste authority or county solid
19	waste advisory committee, as described in section 503(a), or
20	its designee shall review a spending plan for these funds,
21	make suggestions and propose any changes it believes
22	appropriate.
23	(6) A county or its agents may enter into agreements
24	with municipalities, councils of governments or other
25	appropriate agencies to provide these services.
26	(7) These provisions shall not preclude a county or its
27	designated agent from negotiating other fees to support
28	programs described in paragraph (4).
29	Section 2. This act shall take effect in 60 days.

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