719--A

2013-2014 Regular Sessions

IN SENATE

(PREFILED)

January 9, 2013

- Introduced by Sen. GRISANTI -- read twice and ordered printed, and when printed to be committed to the Committee on Environmental Conservation -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the environmental conservation law and the general municipal law, in relation to disposal and source separation of recyclable materials

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEM-BLY, DO ENACT AS FOLLOWS:

1 Section 1. The environmental conservation law is amended by adding a new section 27-0709 to read as follows: 2 3

S 27-0709. DISPOSAL OF SOURCE SEPARATED RECYCLABLES.

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1. DEFINITIONS. FOR THE PURPOSES OF THIS SECTION:

5 SHALL HAVE THE SAME MEANING AS PROVIDED IN SECTION "INCINERATOR" Α. б 72-0401 OF THIS CHAPTER.

7 B. "LANDFILL" SHALL HAVE THE SAME MEANING AS PROVIDED IN SECTION 8 72-0401 OF THIS CHAPTER.

9 C. "LOCAL RECYCLING LAW" MEANS A LOCAL LAW OR ORDINANCE ADOPTED PURSU-TO THE PROVISIONS OF SECTION ONE HUNDRED TWENTY-AA OF THE GENERAL 10 ANT MUNICIPAL LAW. 11

12 D. "RECYCLABLE MATERIALS" MEANS RECYCLABLE COMPONENTS OF SOLID WASTE WHICH HAVE BEEN SEPARATED FROM OTHER SOLID WASTE AS REQUIRED BY THE 13 14 LOCAL RECYCLING LAW ADOPTED PURSUANT TO SUBDIVISION TWO OF SECTION ONE HUNDRED TWENTY-AA OF THE GENERAL MUNICIPAL LAW. 15

E. "TRANSFER STATION" MEANS A SOLID WASTE MANAGEMENT FACILITY, WHETHER 16 17 OWNED OR OPERATED BY A PRIVATE OR PUBLIC ENTITY, OTHER THAN A RECYCLA-BLES HANDLING AND RECOVERY FACILITY, USED OIL FACILITY, Α 18 OR 19 CONSTRUCTION AND DEMOLITION DEBRIS PROCESSING FACILITY, WHERE SOLID 20 WASTE IS RECEIVED FOR THE PURPOSE OF SUBSEOUENT TRANSFER TO ANOTHER

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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SOLID WASTE MANAGEMENT FACILITY FOR PROCESSING, TREATING, DISPOSAL, 1 2 RECOVERY, OR FURTHER TRANSFER. 3 "TRANSPORTER" MEANS ANY PERSON OR ENTITY ENGAGED IN THE OFF-SITE F. 4 TRANSPORTATION OF SOLID WASTE BY AIR, RAIL, HIGHWAY, OR WATER. 5 2. A. NO TRANSPORTER SHALL KNOWINGLY COMMINGLE MATERIALS WITH OTHER 6 SOLID WASTE OR KNOWINGLY CAUSE MATERIALS TO BE COMMINGLED WITH OTHER 7 SOLID WASTE IF SUCH MATERIALS ARE RECYCLABLE MATERIALS. 8 B. NO TRANSPORTER SHALL KNOWINGLY DELIVER MATERIALS THAT ARE RECYCLA-BLE MATERIALS TO, OR KNOWINGLY CAUSE MATERIALS THAT ARE RECYCLABLE MATE-9 10 RIALS TO BE DELIVERED TO: (I) AN INCINERATOR; (II) A LANDFILL; (III) A 11 TRANSFER STATION, UNLESS SUCH RECYCLABLE MATERIALS ARE KEPT SEPARATED 12 FROM OTHER SOLID WASTE; OR (IV) ANYONE WHO THE TRANSPORTER KNOWS OR SHOULD KNOW WILL EITHER COMMINGLE SUCH RECYCLABLE MATERIALS WITH 13 OTHER 14 SOLID WASTE OR DELIVER SUCH RECYCLABLE MATERIALS TO AN INCINERATOR OR A 15 LANDFILL FOR DISPOSAL. 16 C. NO OPERATOR OF AN INCINERATOR OR A LANDFILL SHALL KNOWINGLY ACCEPT MATERIALS FOR DISPOSAL IF SUCH MATERIALS ARE RECYCLABLE MATERIALS. 17 18 D. NO OPERATOR OF A TRANSFER STATION SHALL KNOWINGLY COMMINGLE MATERI-19 ALS WITH OTHER SOLID WASTE OR CAUSE MATERIALS TO BE TRANSFERRED TO AN 20 INCINERATOR OR LANDFILL FOR DISPOSAL IF SUCH MATERIALS ARE RECYCLABLE 21 MATERIALS. 22 2. Paragraphs b and c of subdivision 2 of section 120-aa of the S general municipal law, as amended by chapter 70 of the laws of 1988, are 23 24 amended to read as follows: 25 b. [For purposes of this section, "components" shall include paper, glass, metals, plastics, garden and yard waste, and may include other elements of solid waste.] NO LATER THAN JULY FIRST, TWO THOUSAND FIFTEEN, A MUNICIPALITY SHALL ADOPT A LOCAL LAW OR ORDINANCE TO REQUIRE 26 27 28 THAT RECYCLABLE MATERIALS BE SEPARATED FROM OTHER SOLID WASTE WHICH HAS 29 BEEN LEFT FOR COLLECTION OR WHICH IS DELIVERED BY THE GENERATOR OF SUCH 30 WASTE TO A SOLID WASTE MANAGEMENT FACILITY. FOR PURPOSES 31 OF THIS 32 SECTION, "RECYCLABLE MATERIALS" MEANS AND INCLUDES: (I) NEWSPRINT, GLASS 33 CONTAINERS, METAL CONTAINERS, POLYETHYLENE TERAPHTHALATE (#1 CODE) AND HIGH DENSITY POLYETHYLENE (#2 CODE) PLASTIC CONTAINERS; (II) CORRUGATED 34 35 CARDBOARD CONTAINERS AND PAPER BOARD; (III) MIXED PAPER GENERATED BY NON-RESIDENTIAL ENTITIES OR BY RESIDENTIAL BUILDINGS CONSISTING OF 36 MORE 37 THAN FOUR DWELLINGS; AND (IV) ANY OTHER RECYCLABLE, REUSEABLE OR OTHER 38 MATERIALS FOR WHICH THE MUNICIPALITY DETERMINES THAT ECONOMIC MARKETS 39 FOR ALTERNATE USES EXIST, OR WHICH THE MUNICIPALITY DETERMINES SHOULD BE 40 SEPARATED FROM OTHER SOLID WASTE FOR RECYCLING. Prior to [exercising the authority of this section to enact such a 41 с. local law or ordinance] MAKING A DETERMINATION UNDER SUBPARAGRAPH (IV) 42 43 OF PARAGRAPH B OF THIS SUBDIVISION, the municipality shall hold a public 44 hearing relating to its proposed provisions and shall give due consider-45 ation to existing source separation, recycling and [other resource recovery] SOLID WASTE DISPOSAL activities in the area, to the adequacy 46 47 markets for separated materials, and to any additional effort and of 48 expense to be incurred by residents in meeting the proposed separation requirements. The authority provided in this section shall be in addi-49 50 tion to and without limitation upon the authority vested in munici-51 palities under any other statute.

52 S 3. Severability. If any clause, sentence, paragraph, section or 53 part of this act shall be adjudged by any court of competent jurisdic-54 tion to be invalid, such judgment shall not affect, impair or invalidate 55 the remainder thereof, but shall be confined in its operation to the clause, sentence, paragraph, section or part thereof directly involved
in the controversy in which such judgment shall have been rendered.
S 4. This act shall take effect on the one hundred eightieth day after
it shall have become a law.