## SUBSTITUTE FOR

## SENATE BILL NO. 715

A bill to amend 1994 PA 451, entitled "Natural resources and environmental protection act," by amending sections 11533 and 11538 (MCL 324.11533 and 324.11538).

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 11533. (1) Each solid waste management plan shall include an enforceable program and process to assure that the 2 3 nonhazardous solid waste generated or to be generated in the 4 planning area for a period of 10 years or more is collected and 5 recovered, processed, or disposed of at disposal areas -which that comply with state law and rules promulgated by the 6 department governing location, design, and operation of the 7 disposal areas. Each solid waste management plan shall include 8 9 an enforceable program and process to assure that only items 10 authorized for disposal in a disposal area under this part and

the rules promulgated under this part are disposed of in the
 disposal area.

3 (2) An initial solid waste management plan shall be prepared and approved under this section and shall be submitted to the 4 5 director not later than January 5, 1984. Following submittal of the initial plan, the solid waste management plan shall be 6 reviewed and updated every 5 years. An updated solid waste 7 management plan and an amendment to a solid waste management plan 8 shall be prepared and approved as provided in this section and 9 sections <u>11533</u>, 11534, 11535, 11536, 11537, and 11537a. 10 The solid waste management plan shall encompass all municipalities 11 12 within the county. The solid waste management plan shall at a minimum comply with the requirements of sections 11537a and 13 The solid waste management plan shall take into 14 11538. consideration solid waste management plans in contiguous counties 15 and existing local approved solid waste management plans as they 16 relate to the county's needs. At a minimum, a county preparing a 17 solid waste management plan shall consult with the regional 18 planning agency from the beginning to the completion of the 19 20 plan.

(3) Not later than July 1, 1981, each county shall file with the department and with each municipality within the county on a form provided by the department, a notice of intent, indicating the county's intent to prepare a <u>county</u> solid waste management plan or to upgrade an existing **solid waste management** plan. The notice shall identify the designated agency which shall be responsible for preparing the <u>county</u> solid waste management

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1 plan.

2 (4) If the county fails to file a notice of intent with the department within the prescribed time, the department immediately 3 shall notify each municipality within the county and shall 4 5 request those municipalities to prepare <u>the county</u> **a** solid waste management plan for the county and shall convene a meeting 6 to discuss the plan preparation. Within 4 months following 7 notification by the department, the municipalities shall decide 8 by a majority vote of the municipalities in the county whether or 9 not to file a notice of intent to prepare the -county solid 10 waste management plan. Each municipality in the county shall 11 12 have 1 vote. If a majority does not agree, then a notice of intent shall not be filed. The notice shall identify the 13 designated agency which is responsible for preparing the -county 14 solid waste management plan. 15

16 (5) If the municipalities fail to file a notice of intent to 17 prepare a <u>-county</u> solid waste management plan with the 18 department within the prescribed time, the department shall 19 request the appropriate regional solid waste management planning 20 agency to prepare the <u>-county</u> solid waste management plan. The 21 regional solid waste management planning agency shall respond 22 within 90 days after the date of the request.

(6) If the regional solid waste management planning agency
declines to prepare a <u>county</u> solid waste management plan, the
department shall prepare <u>the</u> a solid waste management plan for
the county and that plan shall be final.

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(7) A solid waste management planning agency, upon request of

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the department, shall submit a progress report in preparing its
 solid waste management plan.

3 Sec. 11538. (1) Not later than September 11, 1979, the
4 director shall promulgate rules for the development, form, and
5 submission of initial solid waste management plans. The rules
6 shall require all of the following:

7 (a) The establishment of goals and objectives for prevention
8 of adverse effects on the public health and on the environment
9 resulting from improper solid waste collection, processing, or
10 disposal including protection of surface and groundwater quality,
11 air quality, and the land.

(b) An evaluation of waste problems by type and volume, including residential and commercial solid waste, hazardous waste, industrial sludges, pretreatment residues, municipal sewage sludge, air pollution control residue, and other wastes from industrial or municipal sources.

17 (c) An evaluation and selection of technically and
18 economically feasible solid waste management options, which may
19 include sanitary landfill, resource recovery systems, resource
20 conservation, or a combination of options.

(d) An inventory and description of all existing facilities
where solid waste is being treated, processed, or disposed of,
including a summary of the deficiencies, if any, of the
facilities in meeting current solid waste management needs.

(e) The encouragement and documentation as part of the solid
waste management plan, of all opportunities for participation and
involvement of the public, all affected agencies and parties, and

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Senate Bill No. 715 as amended October 9, 2003 1 the private sector.

(f) That the **solid waste management** plan contain enforceable 2 mechanisms for implementing the plan, including identification of 3 the municipalities within the county responsible for the 4 5 enforcement and <<may contain>> a mechanism for the county and those municipalities to assist the department and the state police in 6 7 implementing and conducting the inspection program established in section 11526(2) and (3). This subdivision does not preclude the 8 9 private sector's participation in providing solid waste management services consistent with the -county solid waste 10 11 management plan for the county.

(g) Current and projected population densities of each county
and identification of population centers and centers of solid
waste generation, including industrial wastes.

(h) That the solid waste management plan area has, and will have during the plan period, access to a sufficient amount of available and suitable land, accessible to transportation media, to accommodate the development and operation of solid waste disposal areas, or resource recovery facilities provided for in the plan.

(i) That the solid waste disposal areas or resource recovery facilities provided for in the solid waste management plan are capable of being developed and operated in compliance with state law and rules of the department pertaining to protection of the public health and the environment, considering the available land in the plan area, and the technical feasibility of, and economic costs associated with, the facilities.

(j) A timetable or schedule for implementing the <u>county</u>
 solid waste management plan.

3 (2) Each solid waste management plan shall identify specific 4 sites for solid waste disposal areas for a 5-year period after 5 approval of a plan or plan update. In calculating disposal need requirements to measure compliance with this section, only those 6 existing waste stream volume reduction levels achieved through 7 source reduction, reuse, composting, recycling, or incineration, 8 or any combination of these reduction devices, that can currently 9 10 be demonstrated or that can be reasonably expected to be achieved through currently active implementation efforts for proposed 11 12 volume reduction projects, may be assumed by the planning In addition, if the solid waste management plan does not 13 entity. also identify specific sites for solid waste disposal areas for 14 the remaining portion of the entire planning period required by 15 this part after approval of a plan or plan update, the solid 16 waste management plan shall include an interim siting mechanism 17 and an annual certification process as described in subsections 18 (3) and (4). In calculating the capacity of identified disposal 19 20 areas to determine if disposal needs are met for the entire required planning period, full achievement of the solid waste 21 22 management plan's volume reduction goals may be assumed by the planning entity if the plan identifies a detailed programmatic 23 approach to achieving these goals. If a siting mechanism is not 24 included, and disposal capacity falls to less than 5 years of 25 capacity, a county shall amend -its- the solid waste management 26 27 plan for that county to resolve the shortfall.

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1 (3) An interim siting mechanism shall include both a process and a set of minimum siting criteria, both of which are not 2 subject to interpretation or discretionary acts by the planning 3 entity, and which if met by an applicant submitting a disposal 4 5 area proposal, will guarantee a finding of consistency with the plan. The interim siting mechanism shall be operative upon the 6 call of the board of commissioners or shall automatically be 7 operative whenever the annual certification process shows that 8 available disposal capacity will provide for less than 66 months 9 10 of disposal needs. In the latter event, applications for a finding of consistency from the proposers of disposal area 11 12 capacity will be received by the planning agency commencing on 13 January 1 following completion of the annual certification process. Once operative, an interim siting mechanism will remain 14 operative for at least 90 days or until more than 66 months of 15 disposal capacity is once again available, either by the approval 16 of a request for consistency or by the adoption of a new annual 17 certification process which concludes that more than 66 months of 18 disposal capacity is available. 19

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20 (4) An annual certification process shall be concluded by June 30 of each year, commencing on the first June 30 which is 21 22 more than 12 months after the department's approval of the solid waste management plan or plan update. The certification process 23 will examine the remaining disposal area capacity available for 24 25 solid wastes generated within the planning area. In calculating disposal need requirements to measure compliance with this 26 27 section, only those existing waste stream volume reduction levels

1 achieved through source reduction, reuse, composting, recycling, or incineration, or any combination of these reduction devices, 2 that can currently be demonstrated or that can be reasonably 3 expected to be achieved through currently active implementation 4 5 efforts for proposed volume reduction projects, may be assumed. The annual certification of disposal capacity shall be approved 6 by the board of commissioners. Failure to approve an annual 7 certification by June 30 is equivalent to a finding that less 8 than a sufficient amount of capacity is available and the interim 9 10 siting mechanism will then be operative on the first day of the following January. As part of the department's responsibility to 11 12 act on construction permit applications, the department has final decision authority to approve or disapprove capacity 13 certifications and to determine consistency of a proposed 14 disposal area with the solid waste management plan. 15

16 (5) A board of commissioners may adopt a new certification of 17 disposal capacity at any time. A new certification of disposal 18 capacity shall supersede all previous certifications, and become 19 effective 30 days after adoption by the board of commissioners 20 and remain in effect until subsequent certifications are 21 adopted.

(6) In order for a disposal area to serve the disposal needs of another county, state, or country, the service, including the disposal of municipal solid waste incinerator ash, must be explicitly authorized in the approved solid waste management plan of the receiving county. With regard to intercounty service within Michigan, the service must also be explicitly authorized

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in the <u>exporting county's</u> solid waste management plan of the
 exporting county.

3 (7) A person shall not dispose of, store, or transport solid
4 waste in this state unless the person complies with the
5 requirements of this part.

6 (8) Following approval by the director of a county solid 7 waste management plan and after July 1, 1981, an An ordinance, law, rule, regulation, policy, or practice of a municipality, 8 county, or governmental authority created by statute, which 9 prohibits or regulates the location or development of a solid 10 waste disposal area, and which is not part of or not consistent 11 12 with the approved solid waste management plan for the county, shall be considered in conflict with this part and shall not be 13 14 enforceable.

Enacting section 1. This amendatory act does not take
effect unless Senate Bill No. 499 of the 92nd Legislature is
enacted into law.

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