# GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2015**

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## BILL DRAFT 2015-RIz-27 [v.7] (10/28)

#### (THIS IS A DRAFT AND IS NOT READY FOR INTRODUCTION)

	Short Title: Solid Waste Amendments.	(Public)	
	Sponsors:		
	Referred to:		
1	A BILL TO BE ENTITLED		
2	AN ACT TO: (1) MAKE TECHNICAL, CLARIFYING, AND CONFORM	UNG CHANGES TO	
3	PROVISIONS ENACTED IN 2015 TO ESTABLISH LIFE-OF-SI		
4	SANITARY LANDFILLS AND TRANSFER STATIONS, AND (2		
5	FRANCHISE AGREEMENTS PREVIOUSLY EXECUTED BY LOCAL GOVERNMENTS		
6	FOR SANITARY LANDFILLS MAY BE MODIFIED BY AGREEMENT OF ALL		
7	PARTIES TO LAST FOR A LANDFILL'S LIFE-OF-SITE, EXCEPT THAT NO		
8	FRANCHISE AGREEMENT, MODIFIED OR NEWLY EXECUTED,		
9	DURATION OF SIXTY YEARS, AS RECOMMENDED BY THE ENVIRONMENTAI		
10	REVIEW COMMISSION		
11	The General Assembly of North Carolina enacts:		
12	SECTION 1.(a) Section 4.9(a) of S.L. 2015-286 reads as rewritte	en:	
13	"SECTION 4.9.(a) Section 14.20(a) of S.L. 2015-241 reads as	rewritten: is rewritten	
14	to read:		
15	"		
16	SECTION 1.(b) Section 4.9(b) of S.L. 2015-286 reads as rewritte		
17	"SECTION 4.9.(b) Section <u>14.20(a)</u> 14.20(c) of S.L. 2015-241	reads as rewritten: is	
18	rewritten to read:		
19	"		
20	<b>SECTION 1.(c)</b> Section 4.9(c) of S.L. 2015-286 reads as rewritte		
21	"SECTION 4.9.(c) Section 14.20(d) of S.L. 2015-241 reads as	rewritten: is rewritten	
22	to read:		
23			
24	<b>SECTION 1.(d)</b> Section 4.9(d) of S.L. 2015-286 reads as rewritte " <b>SECTION 4.9.(d)</b> Section 14.20(f) of S.L. 2015-241 reads as		
25 26		rewritten: is rewritten	
	to read:		
27 28	SECTION 1.(f) Section 14.20(e) of S.L. 2015-241 as amended	by Section 4 9(d) of	
28 29	S.L. 2015-286, reads as rewritten:	by Section 4.9(u) of	
30	"SECTION 14.20.(e) After July 1, 2016, the annual for	ee due nursuant to	
31	G.S. 130A - 295.8A(d1), G.S. 130A - 295.8(d1), as enacted by Section 14.2		
32	existing sanitary landfills and transfer stations with a valid permit issued be		
33	becomes effective is equal to the applicable annual fee for the faci		
34	G.S. 130A-295.8A(d1), as enacted by Section 14.20(c) of this act, less a po	•	



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permittee fee credit exists when the life-of-site permit fee amount is greater than the time-limited 1 2 permit fee amount. The amount of the permittee fee credit shall be calculated by (i) subtracting the 3 time-limited permit fee amount from the life-of-site permit fee amount due for the same period of 4 time and (ii) multiplying the difference by a fraction, the numerator of which is the number of 5 years remaining in the facility's time-limited permit and the denominator of which is the total 6 number of years covered by the facility's time-limited permit. The amount of the permittee fee 7 credit shall be allocated in equal annual installments over the number of years that constitute the 8 facility's remaining life-of-site, as determined by the Department, unless the Department 9 accelerates, in its sole discretion, the use of the credit over a shorter period of time. For purposes 10 of this subsection, the following definitions apply:

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(1) Life-of-site permit fee amount. – The amount equal to the sum of all annual fees that would be due under the fee structure set forth in G.S. 130A-295.8A(d1), as enacted by Section 14.20(c) of this act, during the cycle of the facility's permit in effect on July 1, 2016.

15 (2) Time-limited permit fee amount. – The amount equal to the sum of the 16 application fee or renewal fee, whichever is applicable, and all annual fees paid 17 or to be paid pursuant to subsections (c) and (d) of G.S. 130A-295.8A, as 18 repealed by Section 14.20(c) of this act, during the cycle of the facility's permit 19 in effect on July 1, 2016.

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The Department shall adopt rules to implement this subsection."

21 **SECTION 2.(a)** Section 14.20(f) of S.L. 2015-241, as amended by Section 4.9(d) of 22 S.L. 2015-286, reads as rewritten:

23 This section becomes effective October 1, 2015. **SECTION** 14.20.(f) 24 G.S. 130A-294(b1)(2), as amended by subsection (a) of this section, applies to franchise 25 agreements agreements: (1) executed on or after October 1, 2015. October 1, 2015; and (2) 26 executed on or before October 1, 2015, only if all parties to the agreement consent to modify the 27 agreement for the purpose of extending the agreement's duration to the life-of-site of the landfill 28 for which the agreement was executed. The remainder of G.S. 130A-294, as amended by 29 subsection (a) of this section, and G.S. 130A-295.8, as amended by subsection (c) of this section, 30 apply to (i) existing sanitary landfills and transfer stations, with a valid permit issued before the 31 date this act becomes effective, on July 1, 2016, at which point a permittee may choose to apply 32 for a life-of-site permit pursuant to G.S. 130A-294(a2), as amended by Section 14.20(b) of this 33 act, or may choose to apply for a life-of-site permit for the facility when the facility's permit is 34 next subject to renewal after July 1, 2016, (ii) new sanitary landfills and transfer stations, for 35 applications submitted on or after July 1, 2016, and (iii) applications for sanitary landfills or 36 transfer stations submitted before July 1, 2015, and pending on the date this act becomes law shall 37 be evaluated by the Department based on the applicable laws that were in effect on July 1, 2015, 38 and the Department shall not delay in processing such permit applications in consideration of 39 changes made by this act, but such landfills and transfer stations shall be eligible for issuance of 40 life-of-site permits pursuant to G.S. 130A-294(a2), as amended by Section 14.20(b) of this act, on July 1, 2016, at which point a permittee may choose to apply for a life-of-site permit pursuant to 41 42 G.S. 130A-294(a2), as amended by Section 14.20(b) of this act, or may choose to apply for a 43 life-of-site permit for the facility when the facility's permit is next subject to renewal after July 1, 44 2016."

### SECTION 2.(b) G.S. 130A-294(b1)(2) reads as rewritten:

46 "(b1) (2) A person who intends to apply for a new permit for a sanitary landfill shall
47 obtain, prior to applying for a permit, a franchise for the operation of the
48 sanitary landfill from each local government having jurisdiction over any part
49 of the land on which the sanitary landfill and its appurtenances are located or to
50 be located. A local government may adopt a franchise ordinance under
51 G.S. 153A-136 or G.S. 160A-319. A franchise granted for a sanitary landfill

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	shall shall: (1) be granted for the life-of-site of the lar	ndfill and shall landfill, but
	for a period not to exceed sixty (60) years; and (2) inc	
	a. A statement of the population to be served,	-
	the geographic area.	
	b. A description of the volume and characteristic	s of the waste stream.
	c. A projection of the useful life of the sanitary la	
	d. Repealed by Session Laws 2013-409, s. 8, effe	
	e. The procedures to be followed for gov	-
	regulation of the fees and rates to be charged	6
	franchise for waste generated in the jurisc	•
	entity.	8
	f. A facility plan for the sanitary landfill that sh	all include the boundaries
	of the proposed facility, proposed developme	
	boundaries of all waste disposal units, final	
	all waste disposal units, the amount of waste	
	tons, the total waste disposal capacity of the	1 1
	description of environmental controls, and a	•
	waste management activities to be conducted	
	the facility plan shall show the proposed loca	•
	leachate facilities, and all other facilities and	
	ingress and egress to the facility."	
SE	CTION 2.(c) G.S. 160A-319(a) reads as rewritten:	
	Jtility franchises.	
	ty shall have authority to grant upon reasonable terms	franchises for a telephone
	of the enterprises listed in G.S. 160A-311, except a c	-
	ed by a city authorizes the operation of the franchised a	-
-	be granted for a period of more than 60 years, including	•
	l for the life-of-site of the landfill pursuant to G.S.	
	that a franchise for solid waste collection or	
facilities facilitie	es, other than sanitary landfills, shall not be granted for	a period of more than 30
	s otherwise provided by law, when a city operates an ent	-
franchise, a city	may by ordinance make it unlawful to operate an enterp	rise without a franchise."
SEC	<b>TION 2.(d)</b> G.S. 153A-136 reads as rewritten:	
	Regulation of solid wastes.	
(a) A co	ounty may by ordinance regulate the storage, colled	ction, transportation, use,
disposal, and oth	her disposition of solid wastes. Such an ordinance may:	
	-	
(3)	(3) Grant a franchise to one or more persons for	or the exclusive right to
	commercially collect or dispose of solid wastes with	in all or a defined portion
	of the county and prohibit any other person from c	ommercially collecting or
	disposing of solid wastes in that area. The board of c	commissioners may set the
	terms of any franchise, except that no franchise ma	-
	• •	
	exceeding 30 years, nor may any franchise; provide	ed, however, no franchise
	exceeding 30 years, nor may any franchise; provide shall be granted for a period of more than 30 years	
		rs, except for a franchise
	shall be granted for a period of more than 30 year	rs, except for a franchise f the landfill pursuant to
	shall be granted for a period of more than 30 yea granted to a sanitary landfill for the life-of-site o	rs, except for a franchise f the landfill pursuant to <u>No</u> franchise by its terms
"	shall be granted for a period of more than 30 yea granted to a sanitary landfill for the life-of-site o G.S. 130A-294(b1), which may not exceed 60 years.	rs, except for a franchise f the landfill pursuant to <u>No</u> franchise by its terms

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1 **SECTION 2.(e)** This section applies to franchise agreements: (1) executed on or after 2 October 1, 2015; and (2) executed on or before October 1, 2015, only if all parties to the 3 agreement consent to modify the agreement for the purpose of extending the agreement's duration 4 of the life-of-site of the landfill for which the agreement was executed.

5 **SECTION 3.** Except as otherwise provided, this act is effective retroactively to July 1, 6 2015.