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OFFICE OF WEST VIRGINIA SECRETARY OF STATE

WEST VIRGINIA LEGISLATURE

FIRST REGULAR SESSION, 2001

ENROLLED

FOR House Bill No. 2222

(By Delegates Campbell and Mahan)

Passed March 20, 2001

In Effect Ninety Days from Passage

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OFFICE OF WEST VIRGINIA SECRETARY OF STATE

ENROLLED

COMMITTEE SUBSTITUTE

FOR

H. B. 2222

(BY DELEGATES CAMPBELL AND MAHAN)

[Passed March 20, 2001; in effect ninety days from passage.]

AN ACT to repeal section twenty-eight, article seven, chapter twenty of the code of West Virginia, one thousand nine hundred thirty-one, as amended; to amend and reenact section three-ff, article one, chapter seven of said code; to amend article fourteen, chapter seventeen-c of said code by adding thereto a new section, designated section fourteen; and to amend and reenact sections twenty-four and twenty-six, article seven, chapter twenty of said code, all relating to litter generally; authorizing county commissions to hire litter control officers; making it a crime to throw litter from a motor vehicle or other conveyance; assessing three points against driver's license; creating presumption of responsibility when more than one person is in vehicle; requiring division of motor vehicles promulgate a rule; defining terms; making it a misdemeanor to litter on public or private property or waters of the state; creating fines and community service penalties for

certain violations; establishing jail sentence for certain violations: providing that landowners, renters and lessees are not restricted in lawful use of property; creating exceptions for permitted industrial discharges; prohibiting litter near waters of the state and providing exception; providing for verification of community service litter cleanup; establishing presumption of intent if litter is thrown from motor vehicle, boat, airplane or other conveyance; providing for enforcement; creating presumption of ownership if identifying information found in litter; creating exemption for logos and trademarks; increasing civil penalties for litter conviction; directing moneys from civil penalties to go to litter control fund and county and regional solid waste authorities; requiring solid waste authorities expend funds for litter prevention, cleanup and enforcement; requiring the division of highways to erect signs throughout the state setting forth the penalties for littering; requiring the division of motor vehicles to provide summary of litter law when registering a motor vehicle or issuing an operator's or chauffeur's license; authorizing certain state agencies and political subdivisions to place litter receptacles in public areas and establishing penalties for failure to do so; and clarifying that solid waste authorities may expend any available funds to operate solid waste facilities, litter control programs and recycling programs.

Be it enacted by the Legislature of West Virginia:

That section twenty-eight, article seven, chapter twenty of the code of West Virginia, one thousand nine hundred thirty-one, as amended, be repealed; that section three-ff, article one, chapter seven of said code be amended and reenacted; that article fourteen, chapter seventeen-c of said code be amended by adding thereto a new section, designated section fourteen; that sections twenty-four and twenty-six, article seven, chapter twenty of said code be amended and reenacted; and to amend and reenact section twenty-three, article four, chapter twenty-two-c, all to read as follows:

CHAPTER 7. COUNTY COMMISSIONS AND OFFICERS.

ARTICLE 1. COUNTY COMMISSIONS GENERALLY.

- §7-1-3ff. Authority of county commission to enact ordinances regulating the repair, alteration, improvement, vacating, closing, removal or demolition of unsafe or unsanitary structures and the clearance and removal of refuse, debris, overgrown vegetation, toxic spills or toxic seepage on private land; authority to create enforcement agency; procedure for complaints; promulgation of rules governing investigation and hearing of complaints; remedies for failure to comply with commission-ordered repairs or alterations; lien and sale of land to recover costs; entry on land to perform repairs and alterations or to satisfy lien; receipt of grants and subsidies.
 - 1 (a) Plenary power and authority are hereby conferred upon every county commission to adopt ordinances regulating the 3 repair, alteration or improvement, or the vacating and closing 4 or removal or demolition, or any combination thereof, of any 5 dwellings or other buildings, except for buildings utilized for 6 farm purposes on land actually being used for farming, unfit for 7 human habitation due to dilapidation, defects increasing the 8 hazard of fire, accidents or other calamities, lack of ventilation, 9 light or sanitary facilities or any other conditions prevailing in 10 any dwelling or building, whether used for human habitation or 11 not, which would cause the dwellings or other buildings to be 12 unsafe, unsanitary, dangerous or detrimental to the public safety 13 or welfare, whether the result of natural or manmade force or 14 effect.
 - (b) Plenary power and authority are hereby conferred upon
 every county commission to adopt ordinances regulating the
 removal and clean up of any accumulation of refuse or debris,
 overgrown vegetation or toxic spillage or toxic seepage located

- 19 on private lands which is determined to be unsafe, unsanitary,
- 20 dangerous or detrimental to the public safety or welfare whether
- 21 the result of natural or manmade force or effect.
- 22 (c) The county commission in formally adopting ordinances 23 shall designate an enforcement agency, which shall consist of 24 the county engineer (or other technically qualified county 25 employee or consulting engineer), county health officer or his 26 or her designee, a fire chief from a county fire company, the 27 county litter control officer, if the commission chooses to hire 28 one, and two members at large selected by the county commis-29 sion to serve two-year terms. The county sheriff shall serve as 30 an ex officio member of the enforcement agency and the county 31 officer charged with enforcing the orders of the county commis-32 sion under this section.
- 33 (d) Any ordinance adopted pursuant to the provisions of 34 this section shall provide fair and equitable rules of procedure 35 and any other standards considered necessary to guide the 36 enforcement agency, or its agents, in the investigation of 37 dwelling or building conditions, accumulation of refuse or 38 debris, overgrown vegetation or toxic spillage or toxic seepage, 39 and shall provide for fair and equitable rules of procedure for 40 instituting and conducting hearings in the matters before the 41 county commission. Any entrance upon premises for the 42 purpose of making examinations shall be made in a manner as 43 to cause the least possible inconvenience to the persons in 44 possession.
- 45 (e) Any county commission adopting ordinances authorized 46 by this section shall hear and determine complaints of the 47 enforcement agency. Complaints shall be initiated by citation 48 issued by the county litter control officer or petition of the 49 county engineer (or other technically qualified county employee 50 or consulting engineer) on behalf of and at the direction of the 51 enforcement agency, but only after that agency has investigated

52 and determined that any dwelling, building, accumulation of 53 refuse or debris, overgrown vegetation or toxic spillage or toxic 54 seepage is unsafe, unsanitary, dangerous or detrimental to the 55 public safety or welfare and should be repaired, altered, 56 improved, vacated, removed, closed, cleaned or demolished. 57 The county commission shall cause the owner or owners of the 58 private land in question to be served with a copy of the com-59 plaint. Service shall be accomplished in the manner provided in 60 rule four of the West Virginia rules of civil procedure. The 61 complaint shall state the findings and recommendations of the 62 enforcement agency and that unless the owner or owners of the 63 property file with the clerk of the county commission a written 64 request for a hearing within ten days of receipt of the complaint, 65 an order will be issued by the county commission implementing 66 the recommendations of the enforcement agency. If the owner 67 or owners of the property file a request for a hearing, the county 68 commission shall issue an order setting this matter down for 69 hearing within twenty days. Hearings shall be recorded by 70 electronic device or by court reporter. The West Virginia rules 71 of evidence do not apply to the proceedings, but each party has 72 the right to present evidence and examine and cross examine all 73 witnesses. The enforcement agency has the burden of proving 74 its allegation by a preponderance of the evidence and has the 75 duty to go forward with the evidence. At the conclusion of the 76 hearing the county commission shall make findings of fact, 77 determinations and conclusions of law as to whether the 78 dwelling or building: Is unfit for human habitation due to 79 dilapidation; has defects that increase the hazard of fire, 80 accidents or other calamities, lacks ventilation, light or sanitary 81 facilities; or any other conditions prevailing in the dwelling or 82 building, whether used for human habitation or not, and 83 whether the result of natural or manmade force or effect, which 84 would cause such dwelling or other building to be unsafe, 85 unsanitary, dangerous or detrimental to the public safety or 86 welfare; or whether there is an accumulation of refuse or debris;

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87 overgrown vegetation; toxic spillage or toxic seepage on private 88 lands which is determined to be unsafe, unsanitary, dangerous 89 or detrimental to the public safety or welfare, whether the result 90 of natural or manmade force or effect. The county commission 91 has authority to order the owner or owners thereof to repair, 92 alter, improve, vacate, remove, close, clean up or demolish the 93 dwelling or building in question or to remove or clean up any 94 accumulation of refuse or debris, overgrown vegetation or toxic 95 spillage or toxic seepage within a reasonable time and to 96 impose daily civil monetary penalties on the owner or owners 97 who fail to obey an order. Appeals from the county commission 98 to the circuit court shall be in accordance with the provisions of 99 article three, chapter fifty-eight of this code.

- (f) Upon the failure of the owner or owners of the private land to perform the ordered duties and obligations as set forth in the order of the county commission, the county commission may advertise for and seek contractors to make the ordered repairs, alterations or improvements, or the ordered demolition, removal or clean up. The county commission may enter into any contract with any contractor to accomplish the ordered repairs, alterations or improvements, or the ordered demolition, removal or clean up.
- 109 (g) A civil proceeding may be brought in circuit court by 110 the county commission against the owner or owners of the 111 private land which is the subject matter of the order of the 112 county commission to subject the private land in question to a 113 lien for the amount of the contractor's costs in making these 114 ordered repairs, alterations or improvements, or ordered 115 demolition, removal or clean up together with any daily civil 116 monetary penalty imposed and reasonable attorney fees and 117 court costs and to order and decree the sale of the private land 118 in question to satisfy the lien, and to order and decree that the 119 contractor may enter upon the private land in question at any 120 and all times necessary to make improvements, or ordered

- 121 repairs, alterations or improvements, or ordered demolition,
- 122 removal or clean up. In addition, the county commission shall
- 123 have the authority to institute a civil action in a court of
- 124 competent jurisdiction against the landowner or other responsi-
- ble party for all costs incurred by the county with respect to the
- 126 property and for reasonable attorney fees and court costs
- incurred in the prosecution of the action.
- (h) County commissions have the power and authority to
- 129 receive and accept grants, subsidies, donations and services in
- 130 kind consistent with the objectives of this section.

CHAPTER 17C. TRAFFIC REGULATIONS AND LAWS OF THE ROAD.

ARTICLE 14. MISCELLANEOUS RULES.

§17C-14-14. Unlawful to litter from motor vehicle; penalty; rule making.

- 1 (a) It is unlawful for any driver or passenger of a motor
- 2 vehicle or other conveyance to place, deposit, dump, throw or
- 3 cause to be placed, deposited, dumped or thrown, any litter
- 4 from a motor vehicle or other conveyance in or upon any public
- 5 or private highway, road, street or alley; any private property;
- 6 any public property; or the waters of the state or within one
- 7 hundred feet of the waters of this state, except in a proper litter
- 8 or other solid waste receptacle.
- 9 (b) For purposes of this section, "litter" means all waste
- 10 material including, but not limited to, any garbage, refuse,
- 11 trash, disposable package, container, can, bottle, paper, ashes,
- 12 cigarette or cigar butt, carcass of any dead animal or any part
- 13 thereof, or any other offensive or unsightly matter, but not
- 14 including the wastes of primary processes of mining, logging,
- 15 sawmilling, farming or manufacturing.

- 16 (c) In addition to any penalty imposed for littering under 17 the provisions of article seven, chapter twenty of this code, any 18 driver of a motor vehicle or other conveyance convicted of 19 violating this section shall have three points assessed against his 20 or her driver's license.
- 21 (d) The commissioner shall assess points against the 22 driver's license of any driver of a motor vehicle or other 23 conveyance found guilty of violating this section upon receiv-24 ing notice from a circuit clerk, magistrate court or municipal 25 court of this state of the conviction. Circuit clerks, magistrate 26 courts and municipal courts of this state shall promptly notify 27 the commissioner of the convictions.
- 28 (e) When there is more than one occupant in a motor 29 vehicle or other conveyance and it can not be determined which 30 occupant is responsible for violating this section, the driver 31 shall be presumed to be responsible for the violation.
- 32 (f) The commissioner of the division of motor vehicles 33 shall propose or amend legislative rules for promulgation, in 34 accordance with the provisions of article three, chapter twenty-35 nine-a of this code, to effectuate the purposes of this section.

CHAPTER 20. NATURAL RESOURCES.

ARTICLE 7. LAW ENFORCEMENT, MOTORBOATING, LITTER.

§20-7-24. Definitions.

- 1 As used in sections twenty-five and twenty-six of this 2 article, unless the context requires a different meaning:
- 3 (a) "Collected for commercial purposes" means taking solid
- 4 waste for disposal from any person for remuneration regardless
- 5 of whether or not the person taking the solid waste is a common
- 6 carrier by motor vehicle governed by article two, chapter
- 7 twenty-four-a of this code.

- 8 (b) "Court" means any circuit, magistrate or municipal 9 court.
- 10 (c) "Litter" means all waste material including, but not
 11 limited to, any garbage, refuse, trash, disposable package,
 12 container, can, bottle, paper, ashes, cigarette or cigar butt,
 13 carcass of any dead animal or any part thereof, or any other
 14 offensive or unsightly matter, but not including the wastes of
 15 primary processes of mining, logging, sawmilling, farming or
 16 manufacturing.
- 17 (d) "Litter receptacle" means those containers suitable for 18 the depositing of litter at each respective public area designated 19 by the director's rules promulgated pursuant to subdivision 20 eight, subsection (a), section twenty-five of this article.
- (e) "Public area" means an area outside of a municipality, including public road and highway rights-of-way, parks and recreation areas owned or controlled by this state or any county of this state, or an area held open for unrestricted access by the general public.
- 26 (f) "Waters of the state" means generally, without limita-27 tion, natural or artificial lakes, rivers, streams, creeks, branches, 28 brooks, ponds, impounding reservoirs, springs, wells, water-29 courses and wetlands.

§20-7-26. Unlawful disposal of litter; civil and criminal penalty; litter control fund; evidence; notice violations; litter receptacle placement; penalty; duty to enforce violations.

1 (a) (1) No person shall place, deposit, dump, throw or cause 2 to be placed, deposited, dumped or thrown any litter as defined 3 in section twenty-four of this article, in or upon any public or 4 private highway, road, street or alley; any private property; any 5 public property; or the waters of the state or within one hundred

- feet of the waters of this state, except in a proper litter or othersolid waste receptacle.
- 8 (2) It is unlawful for any person to place, deposit, dump,
 9 throw or cause to be placed, deposited, dumped or thrown any
 10 litter from a motor vehicle or other conveyance or to perform
 11 any act which constitutes a violation of the motor vehicle laws
 12 contained in section fourteen, article fourteen, chapter
 13 seventeen-c of this code.
- 14 (3) If any litter is placed, deposited, dumped, discharged, 15 thrown or caused to be placed, deposited, dumped or thrown 16 from a motor vehicle, boat, airplane or other conveyance, it is 17 prima facie evidence that the owner or the operator of the motor 18 vehicle, boat, airplane or other conveyance intended to violate 19 the provisions of this section.
- 20 (4) Any person who violates the provisions of this section 21 by placing, depositing, dumping or throwing or causing to be 22 placed, deposited, dumped or thrown any litter, not collected for 23 commercial purposes, in an amount not exceeding one hundred 24 pounds in weight or twenty-seven cubic feet in size, is guilty of 25 a misdemeanor. Upon conviction, he or she is subject to a fine 26 of not less than fifty dollars nor more than one thousand dollars, 27 or in the discretion of the court, sentenced to perform commu-28 nity service by cleaning up litter from any public highway, 29 road, street, alley or any other public park or public property, or 30 waters of the state, as designated by the court, for not less than 31 eight nor more than sixteen hours, or both.
- 32 (5) Any person who violates the provisions of this section 33 by placing, depositing, dumping or throwing or causing to be 34 placed, deposited, dumped or thrown any litter, not collected for 35 commercial purposes, in an amount greater than one hundred 36 pounds in weight or twenty-seven cubic feet in size, but less 37 than five hundred pounds in weight or two hundred sixteen

cubic feet in size is guilty of a misdemeanor. Upon conviction he or she is subject to a fine of not less than five hundred dollars nor more than two thousand dollars, or in the discretion of the court, may be sentenced to perform community service by cleaning up litter from any public highway, road, street, alley or any other public park or public property, or waters of the state, as designated by the court, for not less than sixteen nor more than thirty-two hours, or both.

- (6) Any person who violates the provisions of this section by placing, depositing, dumping or throwing or causing to be placed, deposited, dumped or thrown any litter in an amount greater than five hundred pounds in weight or two hundred sixteen cubic feet in size or any amount which had been collected for commercial purposes, is guilty of a misdemeanor. Upon conviction the person is subject to a fine not less than twenty-five hundred dollars or not more than twenty-five thousand dollars, or confinement in a county or regional jail for not more than one year or both. In addition, the violator may be guilty of creating or contributing to an open dump as defined in section two, article fifteen, chapter twenty-two of this code and subject to the enforcement provisions of section fifteen of said article.
- (7) Any person convicted of a second or subsequent violation of this section is subject to double the authorized range of fines and community service for the subsection violated.
- (8) The sentence of litter cleanup shall be verified by conservation officers from the division of natural resources or environmental inspectors from the division of environmental protection. Any defendant receiving the sentence of litter cleanup shall provide within a time to be set by the court written acknowledgment from a conservation officer or environmental inspector that the sentence has been completed

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- 71 and the litter has been disposed of lawfully.
- 72 (9) Any person who has been found by the court to have 73 willfully failed to comply with the terms of a litter cleanup 74 sentence imposed by the court pursuant to this section is subject 75 to, at the discretion of the court, double the amount of the 76 original fines and community service penalties.
 - (10) All law-enforcement agencies, officers and environmental inspectors shall enforce compliance with this section within the limits of each agency's statutory authority.
- 80 (11) No portion of this section restricts an owner, renter or lessee in the lawful use of his or her own private property or 81 rented or leased property or to prohibit the disposal of any 82 83 industrial and other wastes into waters of this state in a manner consistent with the provisions of article eleven, chapter 84 85 twenty-two of this code. But if any owner, renter or lessee, private or otherwise, knowingly permits any such materials or 86 substances to be placed, deposited, dumped or thrown in such 87 88 location that high water or normal drainage conditions will 89 cause any such materials or substances to wash into any waters of the state, it is prima facie evidence that the owner, renter or 90 91 lessee intended to violate the provisions of this section: 92 Provided, That if a landowner, renter or lessee, private or otherwise, reports any placing, depositing, dumping or throwing 93 94 of these substances or materials upon his or her property to the 95 prosecuting attorney, county commission or the division of 96 natural resources or the division of environmental protection, 97 then the landowner, renter or lessee will be presumed to not have knowingly permitted the placing, depositing, dumping or 98 99 throwing of the materials or substances.
- 100 (b) Any indication of ownership found in litter shall be 101 prima facie evidence that the person identified violated the 102 provisions of this section: *Provided*, That no inference may be

drawn solely from the presence of any logo, trademark, trade name or other similar mass reproduced things of identifying character appearing on the found litter.

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(c) Every person who is convicted of or pleads guilty to disposing of litter in violation of subsection (a) of this section shall pay a civil penalty in the sum of not less than one hundred dollars nor more than one thousand dollars as costs for cleanup, investigation and prosecution of the case, in addition to any other court costs that the court is otherwise required by law to impose upon a convicted person.

The clerk of the circuit court, magistrate court or municipal court in which these additional costs are imposed shall, on or before the last day of each month, transmit fifty percent of a civil penalty received pursuant to this section to the state treasurer for deposit in the state treasury to the credit of a special revenue fund to be known as the litter control fund which is hereby continued. Expenditures for purposes set forth in this section are not authorized from collections but are to be made only in accordance with appropriation and in accordance with the provisions of article three, chapter twelve of this code and upon fulfillment of the provisions set forth in article two, chapter five-a of this code. Amounts collected which are found from time to time to exceed the funds needed for the purposes set forth in this article may be transferred to other accounts or funds and designated for other purposes by appropriation of the Legislature.

(d) The remaining fifty percent of each civil penalty collected pursuant to this section shall be transmitted to the county or regional solid waste authority in the county where the litter violation occurred. Moneys shall be expended by the county or regional solid waste authority for the purpose of litter prevention, cleanup and enforcement. The county commission shall cooperate with the county or regional solid waste authority

- 136 serving the respective county to develop a coordinated litter
- 137 control program pursuant to section eight, article four, chapter
- 138 twenty-two-c of this code.
- 139 (e) The commissioner of the division of motor vehicles, 140 upon registering a motor vehicle or issuing an operator's or 141 chauffeur's license, shall issue to the owner or licensee, as the 142 case may be, a summary of this section and section fourteen,
- 143 article fourteen, chapter seventeen-c of the code.
- (f) The commissioner of the division of highways shall cause appropriate signs to be placed at the state boundary on each primary and secondary road, and at other locations throughout the state, informing those entering the state of the maximum penalty provided for disposing of litter in violation of subsection (a) of this section.
- 150 (g) Any state agency or political subdivision that owns, 151 operates or otherwise controls any public area as may be designated by the director by rule promulgated pursuant to 152 153 subdivision (8), subsection (a), section twenty-five of this 154 article, shall procure and place litter receptacles at its own 155 expense upon its premises and shall remove and dispose of litter 156 collected in the litter receptacles. After receiving two written 157 warnings from any law-enforcement officer or officers to 158 comply with this subsection or the rules of the director, any 159 person who fails to place and maintain the litter receptacles 160 upon his or her premises in violation of this subsection or the 161 rules of the director shall be fined fifteen dollars per day of the 162 violation.

CHAPTER 22C. ENVIRONMENTAL RESOURCES; BOARDS, AUTHORITIES, COMMISSIONS AND COMPACTS.

ARTICLE 4. COUNTY AND REGIONAL SOLID WASTE AUTHORITIES.

§22C-4-23. Powers, duties and responsibilities of authority generally.

- 1 The authority may exercise all powers necessary or
- 2 appropriate to carry out the purposes and duties provided in this
- 3 article, including the following:
- 4 (1) Sue and be sued, plead and be impleaded and have and
- 5 use a common seal.
- 6 (2) To conduct its business in the name of the county solid
- 7 waste authority or the regional solid waste authority, as the case
- 8 may be, in the names of the appropriate counties.
- 9 (3) The authority board of directors shall promulgate rules
- 10 to implement the provisions of sections nine and ten of this
- 11 article and is authorized to promulgate rules for purposes of this
- 12 article and the general operation and administration of authority
- 13 affairs.
- 14 (4) Adopt, and from time to time, amend and repeal bylaws
- 15 necessary and proper for the conduct of its affairs consistent
- 16 with this article.
- 17 (5) To promulgate such rules as may be proper and neces-
- 18 sary to implement the purposes and duties of this article.
- 19 (6) Acquire, construct, reconstruct, enlarge, improve,
- 20 furnish, equip, maintain, repair, operate, lease or rent or
- 21 contract for the operation by any person, partnership, corpora-
- 22 tion or governmental agency, any solid waste facility or
- 23 collection, transportation and processing facilities related
- 24 thereto.
- 25 (7) Issue negotiable bonds, notes, debentures or other
- 26 evidences of indebtedness and provide for the rights of the
- 27 holders thereof, incur any proper indebtedness and issue any

- 28 obligations and give any security therefor which it may deem
- 29 necessary or advisable in connection with exercising powers as
- 30 provided herein.
- 31 (8) Make available the use or services of any solid waste 32 facility collection, transportation and processing facilities
- 33 related thereto, to any person, partnership, corporation or
- 34 governmental agency consistent with this article.
- 35 (9) Acquire by gift or purchase, hold and dispose of real 36 and personal property in the exercise of its powers and duties.
- 37 (10) Make and enter all contracts, leases and agreements 38 and to execute all instruments necessary or incidental to the
- 39 performance of its duties and powers.
- 40 (11) Employ managers, engineers, accountants, attorneys,
- 41 planners and such other professional and support personnel as
- 42 are necessary in its judgment to carry out the provisions of this
- 43 article.
- 44 (12) Receive and accept from any source such grants, fees,
- 45 real and personal property, contributions, funds transferred
- 46 from a solid waste facility and funds of any nature as may
- 47 become available to the authority, in order to carry out the
- 48 purposes of this article including but not limited to the develop-
- purposes of this affect metading out not immed to the develop
- ment, operation or management of litter control programs and recycling programs: *Provided*, That nothing contained in this
- 51 subsection shall be construed to extend the authority or jurisdic-
- 52 tion of the public service commission to activities under this
- 53 subsection solely because the activities are funded by moneys
- 54 transferred from a solid waste facility, nor may the use of
- 54 transferred from a solid waste facility, not may the use of
- 55 transferred funds by a solid waste authority be considered by
- 56 the public service commission in carrying out its duties under
- 57 section one-f, article two, chapter twenty-four of this code.
- 58 (13) Cooperate with and make such recommendations to
- 59 local, state and federal government and the private sector in the

- 60 technical, planning and public policy aspects of litter control and solid waste management as the authority may find appro-61 62 priate and effective to carry out the purposes of this article.
- 63 (14) Charge, alter and collect rentals, fees, service charges 64 and other charges for the use or services of any solid waste facilities or any solid waste collection, transportation and 65 processing services provided by the authority. 66
- 67 (15) Prohibit the dumping of solid waste outside the hours 68 of operation of a solid waste facility.
- 69 (16) Enforce the hours of operation of a solid waste facility and the mandatory disposal provision in section ten of this 70 article by referring violations to the division of environmental 71 72 protection or the appropriate law-enforcement authorities.
- 73 (17) Do all acts necessary and proper to carry out the powers expressly granted to the authority by this article and 74 powers conferred upon the authority by this article.

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All rules promulgated by the authority pursuant to this 76 77 article are exempt from the provisions of article three, chapter 78 twenty-nine-a of this code.

That Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.
Chairman Senate Committee
Chairman House Committee
Originating in the House.
In effect ninety days from passage.
Clerk of the Senate
Bregory Mr. But
Clerk of the House of Delegates President of the Senate Speaker of the House of Delegates
speaker of the House of Delegales
The within <u>ls disappered</u> this the 27th
day of March , 1001. Governor

PRESENTED TO THE

GOVERNOR
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