94TH GENERAL ASSEMBLY

State of Illinois

2005 and 2006

HB0406

Introduced 1/26/2005, by Rep. Robert Rita

SYNOPSIS AS INTRODUCED:

415 ILCS 5/3.330

was 415 ILCS 5/3.32

Amends the Environmental Protection Act. Provides that the portion of a site or facility located in a county with a population over 3,000,000 that has obtained local siting approval under Section 39.2 of the Act for a municipal waste incinerator on or before July 1, 2005 and that is used for a non-hazardous waste transfer station is not a pollution control facility. Effective immediately.

LRB094 06020 RSP 36080 b

FISCAL NOTE ACT MAY APPLY HB0406

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AN ACT concerning safety.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Environmental Protection Act is amended by
changing Section 3.330 as follows:

6 (415 ILCS 5/3.330) (was 415 ILCS 5/3.32)

7 Sec. 3.330. Pollution control facility.

8 (a) "Pollution control facility" is any waste storage site, 9 sanitary landfill, waste disposal site, waste transfer 10 station, waste treatment facility, or waste incinerator. This 11 includes sewers, sewage treatment plants, and any other 12 facilities owned or operated by sanitary districts organized 13 under the Metropolitan Water Reclamation District Act.

The following are not pollution control facilities:

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(1) (Blank);

16 (2) waste storage sites regulated under 40 CFR, Part 17 761.42;

18 (3) sites or facilities used by any person conducting a 19 waste storage, waste treatment, waste disposal, waste transfer or waste incineration operation, or a combination 20 thereof, for wastes generated by such person's own 21 activities, when such wastes are stored, treated, disposed 22 of, transferred or incinerated within the site or facility 23 owned, controlled or operated by such person, or when such 24 25 wastes are transported within or between sites or 26 facilities owned, controlled or operated by such person;

27 (4) sites or facilities at which the State is
28 performing removal or remedial action pursuant to Section
29 22.2 or 55.3;

30 (5) abandoned quarries used solely for the disposal of
 31 concrete, earth materials, gravel, or aggregate debris
 32 resulting from road construction activities conducted by a

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unit of government or construction activities due to the construction and installation of underground pipes, lines, conduit or wires off of the premises of a public utility company which are conducted by a public utility;

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sites or facilities used by any person to (6) specifically conduct a landscape composting operation;

regional facilities as defined in the Central (7) Midwest Interstate Low-Level Radioactive Waste Compact;

(8) the portion of a site or facility where coal combustion wastes are stored or disposed of in accordance with subdivision (r)(2) or (r)(3) of Section 21;

12 (9) the portion of a site or facility used for the collection, storage or processing of waste tires as defined 13 in Title XIV; 14

(10) the portion of a site or facility used for 15 16 treatment of petroleum contaminated materials bv 17 application onto or incorporation into the soil surface and any portion of that site or facility used for storage of 18 petroleum contaminated materials before treatment. Only 19 20 those categories of petroleum listed in Section 57.9(a)(3)are exempt under this subdivision (10); 21

(11) the portion of a site or facility where used oil 22 23 is collected or stored prior to shipment to a recycling or energy recovery facility, provided that the used oil is 24 25 generated by households or commercial establishments, and 26 the site or facility is a recycling center or a business 27 where oil or gasoline is sold at retail;

28 (12) the portion of a site or facility utilizing coal 29 combustion waste for stabilization and treatment of only 30 waste generated on that site or facility when used in 31 connection with response actions pursuant to the federal 32 Comprehensive Environmental Response, Compensation, and Liability Act of 1980, the federal Resource Conservation 33 and Recovery Act of 1976, or the Illinois Environmental 34 Protection Act or as authorized by the Agency; 35

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(13) the portion of a site or facility accepting

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exclusively general construction or demolition debris, located in a county with a population over 700,000, and operated and located in accordance with Section 22.38 of this Act; and

5 (14) the portion of a site or facility, located within 6 a unit of local government that has enacted local zoning 7 requirements, used to accept, separate, and process uncontaminated broken concrete, with or without protruding 8 9 metal bars, provided that the uncontaminated broken 10 concrete and metal bars are not speculatively accumulated, 11 are at the site or facility no longer than one year after 12 their acceptance, and are returned to the economic mainstream in the form of raw materials or products; and -13

14(15) the portion of a site or facility located in a15county with a population over 3,000,000 that has obtained16local siting approval under Section 39.2 of this Act for a17municipal waste incinerator on or before July 1, 2005 and18that is used for a non-hazardous waste transfer station.

(b) A new pollution control facility is:

(1) a pollution control facility initially permitted
 for development or construction after July 1, 1981; or

(2) the area of expansion beyond the boundary of a
 currently permitted pollution control facility; or

(3) a permitted pollution control facility requesting
approval to store, dispose of, transfer or incinerate, for
the first time, any special or hazardous waste.

27 (Source: P.A. 92-574, eff. 6-26-02; 93-998, eff. 8-23-04.)

28 Section 99. Effective date. This Act takes effect upon 29 becoming law.