

Environment Energy Committee

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09400HB0667ham001 LRB094 04118 RSP 43326 a 1 AMENDMENT TO HOUSE BILL 667 2 AMENDMENT NO. . Amend House Bill 667 by replacing 3 everything after the enacting clause with the following: 4 "Section 5. The Environmental Protection Act is amended by 5 changing Section 22 as follows: (415 ILCS 5/22) (from Ch. 111 1/2, par. 1022) 7 Sec. 22. In accord with Title VII of this Act, the the 8 Board may adopt regulations to promote the purposes of this Title. Without limiting the generality of this authority, such 9 regulations may among other things prescribe the following: 10 (a) Standards for the location, design, construction, 11 sanitation, operation, maintenance, and discontinuance of the 12 operation of refuse collection and disposal, storage and 13 14 treatment sites and facilities and resource conservation and recovery sites and facilities; 15 16 (b) Standards for the dumping of any refuse, and standards 17 for the handling, storing, processing, transporting and 18 disposal of any hazardous waste; (c) Requirements and standards for the keeping of records 19 and the reporting and retaining of data collected by 20

generators, processors, storers, transporters,

treaters, and disposers of special or hazardous waste;

(d) Requirements and standards for equipment

procedures for monitoring contaminant discharges at their

(Source: P.A. 83-425.)".

- source, the collection of samples and the collection, reporting and retention of data resulting from such monitoring;
 - (e) Alert and abatement standards relative to land pollution emergencies constituting an acute danger to health or to the environment;
 - (f) Requirements and standards for adequate and proper care and maintenance of, closure of, and post-closure monitoring, maintenance and use of hazardous waste disposal sites;
 - (g) Requirements to prohibit the disposal of certain hazardous wastes in sanitary landfills where, after regulatory proceedings held in conformance with Title VII of this Act, it is determined by the Board that the long term impacts to public health and the environment are such that land burial should not be allowed and where an economically reasonable, technically feasible and environmentally sound alternative is available for processing, recycling, fixation or neutralization of such wastes. The agency shall participate in all such proceedings. No such prohibition may become effective unless a specific alternative technology meeting the criteria of this subsection is identified by the Board. Nothing in this subsection shall prohibit the land burial of any hazardous waste which is the subject of review under this subsection until such time as a final prohibition order is issued by the Board.