As Passed by the Senate

126th General Assembly Regular Session 2005-2006

Am. H. B. No. 100

Representatives Taylor, Carano, Collier, C. Evans, McGregor, Otterman, Reidelbach, Seitz, White, Willamowski, J. Stewart, Cassell, Domenick, Aslanides, Daniels, Flowers, Hood, Hughes, Kearns Senators Spada, Mumper, Grendell, Niehaus, Cates, Coughlin, Schuring

A BILL

To enact section 3734.576 of the Revised Code and to 1 amend Section 513.03 of Am. Sub. H.B. 66 of the 126th General Assembly to authorize a solid waste 3 management district to exempt automotive shredder 4 residue from the district's generation fee, to 5 extend the moratorium on the issuance of licenses 6 for new construction and demolition debris facilities, and to create an exemption to the 8 moratorium under certain circumstances. 9

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 3734.576 of the Revised Code be	10
enacted to read as follows:	11
Sec. 3734.576. (A) As used in this section:	12
(1) "Recycling" means the process of collecting, sorting,	13
cleansing, treating, and reconstituting waste or other discarded	14
materials for the purpose of recovering and reusing the materials.	15
(2) "Automotive shredder residue" means the nonrecyclable	16
residue that is generated as a direct result of processing	17

Section 2	2. That	Section	513.03	of Am.	Sub.	H.B.	66	of	the	3	31
126th General	Assembl	ly be ame	ended to	read	as fo	llows	:			8	32

Sec. 513.03. (A) Notwithstanding any provision of law to the 83 contrary and during the period beginning July 1, 2005, and ending 84 December 31 May 1, 2005 2006, or the effective date of H.B. 397 of 85 the 126th General Assembly, whichever is earlier, the Director of 86 Environmental Protection or a board of health as defined in 87 section 3714.01 of the Revised Code shall not issue a license to 88 open a new construction and demolition debris facility under 89 Chapter 3714. of the Revised Code and rules adopted under it. 90 Except as otherwise provided in this division, the moratorium 91 established by this division applies both with respect to an 92 application for a license to open a new construction and 93 demolition debris facility that is submitted on or after the 94 effective date of this section and to an application for such a 95 license that has been submitted to the Director or a board of 96 health prior to the effective date of this section, but concerning 97 which a license for a facility has not been issued as of that 98 effective date. 99

The board of county commissioners of a county may request the 100 Director or a board of health to continue to process an 101 application for a license to open a new construction and 102 demolition debris facility in that county that has been submitted 103 to the Director or board of health prior to the effective date of 104 this section. After receiving such a request from a board of 105 county commissioners, the Director or board of health may then 106 issue a license for the new construction and demolition debris 107 facility notwithstanding the moratorium established by this 108 division. 109

The moratorium established by this division does not apply to 110

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(d) Testing and monitoring requirements and protocols;	170
(e) Siting and setback criteria for construction and demolition debris facilities;	171 172
(f) State and local oversight and regulatory authority;	173
(g) Fees;	174
(h) The regulation of construction and demolition debris from sources inside and outside the state;	175 176
(i) The closure process for construction and demolition debris facilities.	177 178
(3) The Committee shall submit a report of its study and any	179
recommendations that it has developed to the General Assembly not	180
later than September 30, 2005. The Committee shall cease to exist	181
on the date on which it submits its report.	182
The General Assembly shall enact legislation based on the	183
recommendations of the Committee as soon as is practicable.	184
Section 3. That existing Section 513.03 of Am. Sub. H.B. 66	185
of the 126th General Assembly is hereby repealed.	186