HB311 ENROLLED

ACT #2023 - <u>290</u>

- 1 QHII54-2
- 2 By Representative Baker
- 3 RFD: County and Municipal Government
- 4 First Read: 13-Apr-23
- 5 2023 Regular Session





1 Enrolled, An Act,

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- 4 Relating to solid waste, to amend Section 22-27-48,
- 5 Code of Alabama 1975, as last amended by Act 2022-338, 2022
- 6 Regular Session, to further provide for the circumstances
- 7 under which the approval of a local government is needed by a
- 8 solid waste management facility.
- 9 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
- Section 1. Section 22-27-48, Code of Alabama 1975, as
- last amended by Act 2022-338, 2022 Regular session, is amended
- 12 to read as follows:
- 13 "\$22-27-48
- 14 (a) In addition to any regulatory bodies, the governing
- body of a county or municipality has a responsibility for and
- 16 the authority to assure the proper management of solid wastes
- 17 generated within its jurisdiction in accord with its solid
- waste management plan. A governing body may assign territories
- 19 and approve or disapprove disposal sites in its jurisdiction
- 20 in accord with the plan approved for its jurisdiction.
- 21 Approval or disapproval of services or activities described in
- 22 the local plan shall be in addition to any other approvals
- 23 required from other regulatory authorities and shall be made
- 24 prior to any other approvals necessary for the provision of
- 25 those services, the development of a proposed facility, or the
- 26 modification of permits for existing facilities.
- 27 (b) The department may not consider a permit
- 28 application for a new facility unless the solid waste



- 29 management site has received approval pursuant to Section
- 30 22-27-48.1 by the affected local governing body. The
- 31 department may not consider an application for a modified
- 32 permit for a facility unless the solid waste management site
- has received approval pursuant to this section by the affected
- 34 local governing body.
- 35 (c) In determining whether to approve a new solid waste
- 36 management site or a modified existing solid waste management
- 37 site, the governing body shall consider each of the following
- 38 criteria:
- 39 (1) The consistency of the proposal with the
- 40 jurisdiction's solid waste management need as identified in
- 41 its plan.
- 42 (2) The relationship of the proposal to local planned
- or existing development or the absence thereof, to major
- 44 transportation arteries, and to existing state primary and
- 45 secondary roads.
- 46 (3) The location of a proposed facility in relationship
- 47 to existing industries in the state that generate large
- 48 volumes of solid waste, or the relationship to the areas
- 49 projected for development of industries that will generate
- 50 solid waste.
- 51 (4) Costs and availability of public services,
- facilities, and improvements required to support a proposed
- facility and protect public health, safety, and the
- 54 environment.
- 55 (5) The impact of a proposed facility on public safety
- and provisions made to minimize the impact on public health



57 and safety.

- (6) The social and economic impacts of a proposed facility on the affected community, including changes in property values, and social or community perception.
- (d) The application of the plan for local approval shall be accompanied by an application fee payable to the local governing body in an amount equal to 20 percent of the permit fee required by the department, but local approval shall not apply to simple renewals of a permit that is to be otherwise unchanged. Further, there shall be no requirement for local
- (e) Local review and approval of permit modifications
 the application of the plan for a modified existing solid
 waste management facility shall be required only for the
 following limited purposes: of changing liner and leachate
 collection design, changes in waste streams from within the
 facility's designated service area, changes in sequence of
 fill, changes to incorporate new technology, and changes
 intended to bring a facility into compliance with statutes and
 regulations
- 77 <u>(1)</u> Increasing the service area.
- 78 (2) Converting an industrial landfill or a construction
 79 and demolition landfill into a municipal solid waste landfill,
 80 or converting a construction and demolition landfill into an
 81 industrial landfill.
 - (3) a. Except as provided in paragraph b., adding acreage to the area of the solid waste management facility's boundary in an amount equal to or less than 50 percent of the



85	facility's existing boundary as specified in a resolution
86	adopted by the local governing body, which shall also be
87	subject to the public awareness requirements provided in
88	Section 22-27-48.1(f)(1) and (2).
89	b. Adding acreage to the area of the solid waste
90	management facility's boundary in an amount greater than 50
91	percent of the facility's existing boundary as specified in a
92	resolution adopted by the local governing body shall instead
93	be subject to the requirements for the approval of an affected
94	local government provided in Section 22-27-48.1.
95	(4) Changing the mode of transportation of solid waste
96	to the solid waste management facility.
97	(5) Increasing the average daily volume.
98	(f) A renewed application for local approval submitted
99	within 18 months of an application being denied or rejected by
100	the local governing body shall be accompanied by an
101	application fee payable to the local governing body in an
102	amount equal to 50 percent of the permit fee required by the
103	department.
104	(e)(g) Any decision by the local governing body of a
105	proposed modification of an existing solid waste management
106	site or the proposal to contract for any services described in
107	the solid waste management plan shall be made in a public
108	meeting only after public notice of such application or
109	proposal and an opportunity for public comment is provided.

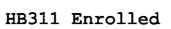
(f) (h) In providing public notice of any proposed modification, the local government, at a minimum, shall hold at least one public hearing thereon, notice of the time and

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- place of which shall be given by one publication in a 113 114' newspaper of general circulation in the municipality and in 115 the official gazette, if any, of the jurisdiction. 116 Furthermore, the notice shall be given at least 30 days, but 117 not more than 45 days, prior to the proposed date of the 118 hearing. Each notice published in compliance with this section 119 shall contain at a minimum a description of the proposed 120 action to be considered and its relevance to and consistency 121 with the local solid waste management plan, and shall identify a contact person from whom interested persons can obtain 122 123 additional information and can review copies of both the local 124 plan and the proposal to be considered. All pertinent 125 documents shall be available for inspection during normal 126 business hours at a location readily accessible to the public. 127 Within 90 days of receiving a proposal, the local governing 128 body shall either approve or deny the modification, setting 129 forth the reasons therefor. The failure of the local governing 130 body to act on the proposal within 90 days of receiving the 131 modification shall constitute approval by the local governing 132 body. 133 (g) (i) Any decision by the local governing body to 134 approve or disapprove the siting of a new solid waste 135 management facility shall be made in accordance with Section 136 27-22-48.1. 137
- 137 (h)(j) This section shall not apply to industrial
 138 facilities receiving wastes generated on site only or by the
 139 permittee.
- $\frac{(i)}{(k)}$ This section as amended by Act 2017-366 shall





141	not apply to an application received by a local governing body
142	prior to May 25, 2017, for a modification of an existing
143	permitted solid waste management facility, or for a proposed
144	new solid waste management facility."
145	Section 2. This act shall become effective on the first
146	day of the third month following its passage and approval by
147	the Governor, or its otherwise becoming law.



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150 151		Speaker of the House of Rep	procentatives
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161	-	I hereby certify that the within	n Act originated in and
162		sed by the House 25-Apr-23.	or grades in and
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164		John	Treadwell
165		Clerk	ζ
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173	Senate	11-May-23	Passed
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176	Senate	23-May-23	Concurred in
177	•		Senate Amendment

APPROVED_ 5-50-2025

TIME_ 10:10 am

Kay ray

Alabama Secretary Of State

Act Num...: 2023-290 Bill Num...: H-311

Recvid 05/30/23 03:08pmSLF

Baker	99	NOTION TO OUT	SENAIE ACTION
O-CDONCODC			DATE: 4-27 20-25
		RD 1 RFD (ANG	RD 1 RFD (LEMG
2	28	- 1 "	This Bill was referred to the Standing Committee
2	29	This hill be seen of the service of	of the Senate on
က	30	I file bill flaving been referred by the	CEMA
3	31	Mas Committee on C	and was acted upon by such Committee in
· 6	32	acted upon by such committee in ses-	returned therefrom with a favorable report
M	33	sion, and returned therefrom to the	w/amd(s) \(\infty \ \w/sub \(\beta \) w/eng sub \(\beta \)
34	4	the recommenda	by a voice of pays of abstain of
35	5	this 19th day of April , 20 2.3	ala da
36	9	_,Chai	Chair L. Chair
37	7		DATE: S-2
38	8	TE :	NT KUZ CAL
66	0	RF RD 2 CAL	I hereby certify that the Resolution as
40	0	DATE: 20	was adopted and is attached to the Bill
41		RE-REFERRED , RE-COMMITTED	7/2
42	2	Committee	YEAS 5 3 NAYS
43	3		PATRICK HARRIS,
44	=	BE-PEEEPPED DE COMMITTED	Secretary
45		ואר ביי	DATE: 5-11-3 RD 3 at length
46		Committee	PASSED PASSED AS AMENDED
47		1 horoky cortify that the Decel district	YEAS 34 NAYS 0
48	8	.—	And was ordered returned forthwith to the House
49		adopte	PATRICK HARRIS,
20		HB 2(1	Secretary
5		YEAS (OS NAYS O	DATE: 20
52			INDEFINITELY POSTPONED YEAS NAYS
53		JOHN INEADWELL,	DATE: 20
			RECONSIDERED YEAS NAYS
	-	FURTHER HOUSE ACTION (OVER)	FURTHER SENATE ACTION (OVER)