GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

FILED SENATE
Apr 2, 2013
S.B. 580
PRINCIPAL CLERK

 \mathbf{S}

(e)

SENATE DRS95052-MH-50 (02/19)

Short Title:	Expedite Cleanup of Orphan Landfill Sites.	(Public)
Sponsors:	Senator Tarte (Primary Sponsor).	
Referred to:		
	A BILL TO BE ENTITLED	
	TO ESTABLISH A PILOT PUBLIC-PRIVATE PARTNER	RSHIP FOR THE
	IATION OF PRE-1983 LANDFILLS.	
	Assembly of North Carolina enacts: ECTION 1. Legislative findings. – The General Assembly m	alzas tha fallowing
	arding the remediation of pre-1983 landfills:	lakes the following
(1		e fund balance, the
	Department of Environment and Natural Resources has r	
	in cleanup of these landfill sites.	1 0
(2	· •	-
	voluntary remedial actions for sites in the State Inactiv	
	program with oversight by consultants and engineers	
(2)	Department as Registered Environmental Consultants since Qualified private firms should be given the opportunity to	
(3	can remediate pre-1983 landfill sites under Departme	•
	quickly and less expensively than a traditional remedia	
	and conducted by the Department.	r detroir de veroped
S	ECTION 2. G.S. 130A-310.6 reads as rewritten:	
	0.6. State action upon default of responsible parties or wh	en no responsible
p	arty can be located.	
(c) T	he Secretary shall use funds allocated to the Department under (C S 120A 205 0(1)
, ,	-1983 landfills, to determine the priority for remediation of pre-	, ,
	and implement a remedial action plan for each pre-1983 land	
	remediation, and to implement a public-private partnership for co	
	suant to section 2 of this act. Environmental and human healt	
-	ndfill may be mitigated using a risk-based approach fo	or assessment and
remediation.		



landfills in the order of their priority determined as provided in subsection (c) of this

section, except as provided in section 2 of this act. The Secretary shall not develop or

implement a remedial action plan for a pre-1983 landfill unless the Secretary determines that

sufficient funds will be available from the Inactive Hazardous Sites Cleanup Fund to pay the

costs of development and implementation of a remedial action plan for that pre-1983 landfill."

The Secretary shall develop and implement remedial action plans for pre-1983

SECTION 3. The Division of Solid Waste of the Department of Environment and Natural Resources shall develop and present to the Environmental Management Commission for approval no later than October 1, 2013, a plan for a pilot public-private partnership for cleanup of no less than nine pre-1983 landfill sites. The plan shall include the following:

- Sites selected by the Department and approved by the Environmental Management Commission shall be representative of the types of sites included within the Department's list of identified pre-1983 landfills. For purposes of this subdivision, "representative" means that if all landfill sites identified were sorted into a matrix of nine categories with the degree of risk to groundwater and human receptors (grouped into categories of low, medium, and high) being three columns and size of site (grouped into categories of small, medium, and large) being three rows, the nine sites chosen for the pilot program would include one site in each category. The Department shall select the nine sites no later than October 1, 2013.
- (2) The Department shall issue a request for proposal no later than November 15, 2013, and shall reward contracts for remediation no later than March 1, 2014.
- (3) The Department shall not impose any requirements on consultants undertaking remediation under this section that are more stringent than those set forth in the Department's rules for "Voluntary Remedial Action Oversight by Registered Environmental Consultants," codified at 15A NCAC 13C .0300.
- (4) The Department shall report to the Environmental Review Commission and the Joint Legislative Commission on Governmental Operations no later than May 15, 2014, on the implementation of this act. The Department shall continue to report as set forth in this subdivision every six months until all nine sites have received a "no further action" determination from the Department, or until all active site remediation activities other than periodic monitoring and reporting have been completed to the satisfaction of the Department, whichever occurs first. The final report provided by the Department under this subdivision shall also include a recommendation as to whether the pilot public-private partnership created by this act has achieved cost or time savings and whether the program should be continued and expanded.

SECTION 4. The Revisor of Statutes shall change the reference to "this act" in G.S. 130A-310.6, as amended by Section 2 of this act, to the Session Law number assigned to this act.

SECTION 5. This act is effective when it becomes law.