111TH CONGRESS 1ST SESSION H.R. 274

To impose certain limitations on the receipt of out-of-State municipal solid waste, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JANUARY 7, 2009

Mr. WITTMAN introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To impose certain limitations on the receipt of out-of-State municipal solid waste, and for other purposes.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

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4 This Act may be cited as the "Solid Waste Interstate

5 Transportation Act of 2009".

6 SEC. 2. INTERSTATE TRANSPORTATION AND DISPOSAL OF

MUNICIPAL SOLID WASTE.

8 (a) IN GENERAL.—Subtitle D of the Solid Waste Dis-

9 posal Act (42 U.S.C. 6941 et seq.) is amended by adding

10 after section 4010 the following new section:

$\mathbf{2}$ 1 "SEC. 4011. RECEIPT AND DISPOSAL OF OUT-OF-STATE MU-2 NICIPAL SOLID WASTE. 3 "(a) PRESUMPTIVE BAN ON RECEIPT OF OUT-OF-STATE WASTE.—No landfill or incinerator may receive 4 5 any out-of-State municipal solid waste for disposal or incineration unless the waste is received pursuant to— 6 7 "(1) a host community agreement in accordance 8 with subsection (b) or (c); or "(2) an exemption under subsection (d). 9 10 "(b) EXISTING HOST COMMUNITY AGREEMENTS.— Except as provided in subsection (e), (f), or (g), out-of-11 State municipal solid waste may be received at a landfill 12 13 or incinerator for disposal or incineration pursuant to a host community agreement entered into before the enact-14 ment of this section if— 15 "(1) the agreement specifically authorizes the 16 17 owner or operator to accept, at the landfill or incin-18 erator, out-of-State municipal solid waste; and

19 "(2) the owner or operator complies with all of
20 the terms and conditions of the host community
21 agreement.

The owner or operator shall provide a copy of the host
community agreement, within 90 days after the enactment
of this section, to the State and affected local government
and make such a copy available for inspection by the public in the affected local community.

"(c) New Host Community Agreements.—

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2 "(1) EXEMPTION FROM BAN.—Except as pro-3 vided in subsection (e), out-of-State municipal solid 4 waste may be received at a landfill or incinerator for 5 disposal or incineration pursuant to a host commu-6 nity agreement entered into or amended on or after 7 the enactment of this section (in this section re-8 ferred to as a 'new host community agreement') if 9 the agreement specifically authorizes the receipt of 10 such waste and meets the requirements of para-11 graphs (2) through (6) of this subsection.

12 "(2) REQUIREMENTS FOR AUTHORIZATION.— 13 An authorization to receive out-of-State municipal 14 solid waste pursuant to a new host community 15 agreement shall be granted by formal action at a 16 meeting; be recorded in writing in the official record 17 of the meeting; and remain in effect according to its 18 terms. Such authorization shall specify terms and 19 conditions, including an amount of out-of-State mu-20 nicipal solid waste that an owner or operator may 21 receive and the duration of the authorization.

"(3) INFORMATION.—Prior to seeking an authorization to receive out-of-State municipal solid
waste pursuant to a new host community agreement
under this subsection, the owner or operator of the

1 facility seeking such authorization shall provide (and 2 make readily available to the State, each contiguous 3 local government and Indian tribe, and any other in-4 terested person for inspection and copying) each of 5 the following items of information: 6 "(A) A brief description of the facility, in-7 cluding, with respect to both the facility and 8 any planned expansion of the facility, the size, 9 the ultimate waste capacity, and the anticipated 10 monthly and yearly quantities of waste to be 11 handled. Such quantities shall be expressed in 12 terms of volume. 13 "(B) A map of the facility site indicating 14 location in relation to the local road system and 15 topography and general hydrogeological fea-16 tures. The map shall indicate any buffer zones 17 to be acquired by the owner or operator as well 18 as all facility units. "(C) A description of the then current en-19 20 vironmental characteristics of the site, a de-21 scription of ground water use in the area, and 22 a discussion of alterations that may be neces-23 sitated by, or occur as a result of, the facility. 24 The description of groundwater use shall include identification of private wells and public drinking water sources.

3 "(D) A description of environmental con-4 trols typically required to be used on the site 5 (pursuant to permit requirements), including 6 run on or run off management, or both, air pollution control devices, source separation proce-7 8 dures (if any), methane monitoring and control, 9 landfill covers, liners or leachate collection sys-10 tems, and monitoring programs. In addition, 11 the description shall include a description of 12 any waste residuals generated by the facility, 13 including leachate or ash, and the planned man-14 agement of the residuals.

15 "(E) A description of site access controls
16 to be employed, and roadway improvements to
17 be made, by the owner or operator, and an esti18 mate of the timing and extent of increased local
19 truck traffic.

20 "(F) A list of all required Federal, State,
21 and local permits.

"(G) Estimates of the personnel requirements of the facility, including information regarding the probable skill and education levels
required for jobs at the facility. To the extent

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practicable, the information shall distinguish between employment statistics for preoperational and postoperational levels.

"(H) Any information that is required by 4 State or Federal law to be provided with re-5 6 spect to any violations of environmental laws 7 (including regulations) by the owner, the oper-8 ator, and any subsidiary of the owner or oper-9 ator, the disposition of enforcement proceedings 10 taken with respect to the violations, and correc-11 tive action and rehabilitation measures taken as 12 a result of the proceedings.

13 "(I) Any information that is required by
14 State or Federal law to be provided with re15 spect to gifts and contributions made by the
16 owner or operator.

17 "(J) Any information that is required by
18 State or Federal law to be provided with re19 spect to compliance by the owner or operator
20 with the State solid waste management plan.

"(4) PRIOR NOTIFICATION.—Prior to taking
formal action with respect to granting authorization
to receive out-of-State municipal solid waste pursuant to a new host community agreement under this
subsection, an affected local government shall—

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1	"(A) notify the State, contiguous local gov-
2	ernments, and any contiguous Indian tribes;
3	"(B) publish notice of the action in a
4	newspaper of general circulation in the affected
5	area at least 15 days before holding a hearing
6	under subparagraph (C), except where State
7	law provides for an alternate form of public no-
8	tification;
9	"(C) provide an opportunity for public
10	comment, including at least 1 public hearing;
11	and
12	"(D) make publicly available the entire
13	text of the new host community agreement.
14	"(5) SUBSEQUENT NOTIFICATION.—Promptly,
15	but not later than 90 days after an authorization is
16	granted pursuant to a new host community agree-
17	ment under this subsection, the affected local gov-
18	ernment shall notify the Governor, contiguous local
19	governments, and any contiguous Indian tribes of
20	such authorization.
21	"(6) Public availability.—The owner or op-
22	erator of a facility authorized to receive out-of-State
23	municipal solid waste pursuant to a new host com-
24	munity agreement under this subsection shall ensure
25	that copies of the entire text of such agreement are

1	readily available to the public and are provided with-
2	in 5 days after a request from any person. Such
3	owner or operator may recover reasonable costs of
4	providing each copy.
5	"(7) Authority.—
6	"(A) IN GENERAL.—A State may enact a
7	law or laws with respect to the entry, by an af-
8	fected local government in the State, into a host
9	community agreement, as it relates to the inter-
10	state transportation of solid waste.
11	"(B) NO DISCRIMINATION.—In enacting a
12	law or laws pursuant to subparagraph (A), a
13	State shall act in a consistent manner that does
14	not discriminate against the receipt of out-of-
15	State municipal solid waste on the basis of
16	State of origin.
17	"(d) Exemption for Waste Not Subject to
18	Host Community Agreements.—
19	"(1) EXEMPTION FROM BAN.—Except as pro-
20	vided in subsection (e), out-of-State municipal solid
21	waste received at a landfill or incinerator shall be ex-
22	empt from the presumptive ban contained in sub-
23	section (a) if the owner or operator of the landfill or
24	incinerator provides to the State in which the landfill

or incinerator is located and to the affected local government either of the following:

"(A) PERMIT.—Information establishing 3 that, before the enactment of this section, the 4 5 owner or operator of the landfill or incinerator 6 has received a State permit that specifically au-7 thorizes the owner or operator to accept, at the 8 landfill or incinerator, such out-of-State munic-9 ipal solid waste. This subparagraph shall be ef-10 fective only if the owner or operator complies 11 with all of the terms and conditions of the per-12 mit after the date of enactment of this section 13 and notifies the affected local government of 14 the permit as soon as practicable but not later 15 than 90 days after the date of enactment of 16 this section.

17 "(B) CONTRACT.—Information estab-18 lishing that the owner or operator of the landfill 19 or incinerator has entered into a binding con-20 tract before January 1, 2009, that commits to 21 the delivery to and receipt at the landfill or in-22 cinerator of a specific quantity of out-of-State 23 municipal solid waste and that the owner or op-24 erator of the landfill or incinerator has per-25 mitted capacity actually available on the date of

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1	enactment of this section for receipt of the spe-
2	cific quantity of out-of-State municipal solid
3	waste committed to in the contract. This sub-
4	paragraph shall be effective only for the longer
5	of—
6	"(i) the life of the contract (not in-
7	cluding any renewal, novation, or extension
8	thereof); or
9	"(ii) a period of 3 years after the date
10	of enactment of this section,
11	and only with respect to the amount of the obli-
12	gation in the contract.
13	"(2) Availability of documentation.—The
14	owner or operator of a landfill or incinerator receiv-
15	ing out-of-State municipal solid waste pursuant to
16	an exemption under paragraph (1) shall make avail-
17	able for inspection by the public in the affected local
18	community a copy of the permit or contract referred
19	to in paragraph (1). The owner or operator may
20	omit any proprietary information contained in con-
21	tracts.
22	"(3) DENIED OR REVOKED PERMITS.—A land-
23	fill or incinerator may not receive for disposal or in-
24	cineration out-of-State municipal solid waste pursu-
25	ant to an exemption under paragraph (1) if the op-

erating permit for the landfill or incinerator (or renewal thereof) was denied or revoked by the appropriate State agency before the date of enactment of
this section, unless such permit or license (or renewal) has been reinstated as of such date of enactment.

7 "(e) REQUIRED COMPLIANCE.—Exemptions under 8 subsections (b), (c), and (d) shall not apply to a landfill 9 or incinerator during any period with respect to which the 10 State in which the facility is located has administratively 11 determined that the facility is not in compliance with ap-12 plicable Federal, State, or local laws and regulations relat-13 ing to—

14 "(1) facility operation, design, and construction; 15 "(2) in the case of landfills, facility location 16 standards, leachate collection standards, ground-17 water monitoring standards, runoff controls, emis-18 sion controls, landfill cover and dust suppression re-19 quirements, environmental controls, and standards 20 for financial and for closure assurance and 21 postclosure and corrective action; and

22 "(3) the applicable requirements of the Clean23 Air Act and this Act.

24 "(f) AUTHORITY OF STATE TO RESTRICT OUT-OF25 STATE MUNICIPAL SOLID WASTE.—

"(1) LIMITATIONS ON AMOUNT OF WASTE RE-

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2	CEIVED.—
3	"(A) LIMIT FOR ALL FACILITIES IN THE
4	STATE.—A State may limit the amount of out-
5	of-State municipal solid waste received annually
6	at each landfill or incinerator in the State to
7	the limitation amount described in paragraph
8	(2), except as provided in this subsection. No
9	such limit may conflict—
10	"(i) with provisions of a permit spe-
11	cifically authorizing the owner or operator
12	to accept, at the facility, out-of-State mu-
13	nicipal solid waste; or
14	"(ii) with a host community agree-
15	ment entered into between the owner or
16	operator of any such landfill or incinerator
17	and the affected local government that, be-
18	fore January 1, 2009, specifically author-
19	izes the landfill or incinerator to receive
20	out-of-State municipal solid waste.
21	"(B) CONFLICT.—If a facility received less
22	than 100,000 tons of out-of-State municipal
23	solid waste during the previous year, a limit re-

than 100,000 tons of out-of-State municipal
solid waste during the previous year, a limit referred to in subparagraph (A) shall be treated
as conflicting with—

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1	"(i) a permit if the permit establishes
2	a higher limit or does not establish any
3	limit on the amount of out-of-State munic-
4	ipal solid waste which may be received an-
5	nually at the facility; and
6	"(ii) a host community agreement if
7	the host community agreement establishes
8	a higher limit or does not establish any
9	limit on the amount of out-of-State munic-
10	ipal solid waste which may be received an-
11	nually at the facility, but only to the extent
12	that the landfill or incinerator, at the time
13	the host community agreement was entered
14	into, had specifically permitted capacity to
15	receive the solid waste authorized by the
16	host community agreement.
17	"(C) LIMIT FOR PARTICULAR FACILI-
18	TIES.—An affected local government that has
19	not executed a host community agreement with
20	a particular landfill or incinerator may limit the
21	amount of out-of-State municipal solid waste
22	received annually at the landfill or incinerator
23	concerned to the limitation amount described in
24	paragraph (2). No such limit may conflict with
25	provisions of a permit specifically authorizing

1	the owner or operator to accept, at the facility,
2	out-of-State municipal solid waste.
3	"(D) Effect on other laws.—Nothing
4	in this subsection shall be interpreted or con-
5	strued to supersede any State law relating to
6	contracts.
7	"(2) LIMITATION AMOUNT.—For any landfill or
8	incinerator that commenced receiving documented
9	out-of-State municipal solid waste before the date of
10	enactment of this section, the limitation amount re-
11	ferred to in paragraph (1) for any year shall be
12	equal to the amount of out-of-State municipal solid
13	waste received at the landfill or incinerator con-
14	cerned during calendar year 1993, or, in the case of
15	a State which did not require documentation of the
16	sort required by this paragraph to be kept for cal-
17	endar year 1993, the first subsequent calendar year
18	for which the State required such documentation.
19	The documentation referred to in this paragraph
20	shall be such as would result in civil or criminal pen-
21	alties under State law in case of false or misleading
22	information. Such documentation shall include the
23	amount of waste received in 1993, or such other
24	baseline year as is provided for in this paragraph,

1	and may include place of origin, identity of the gen-
2	erator, date of shipment, and type of waste.
3	"(3) NO DISCRIMINATION.—In establishing a
4	limitation under this subsection, a State shall act in
5	a consistent manner that does not discriminate
6	against any shipments of out-of-State municipal
7	solid waste on the basis of State of origin.
8	"(g) Limitations on Prospective Waste
9	FLOWS.—
10	"(1) STATE AUTHORITY TO DENY PERMITS.—A
11	State may provide by law that the State will deny
12	or refuse to renew, and a State that does not pro-
13	vide for renewal of permits may provide by law that
14	the State will, upon State review of the permit or
15	application for amendment to the permit, revoke all
16	or part of or refuse to amend, a permit for the con-
17	struction, expansion, increase in capacity, transfer of
18	ownership, or operation of a landfill or incinerator,
19	or for a major modification to an existing landfill or
20	incinerator, if—
21	"(A) the State has approved a State or
22	local comprehensive municipal solid waste man-
23	agement plan developed under Federal or State
24	law; and

"(B) the denial, refusal to renew or amend, or revocation is based on a determination, pursuant to a State law authorizing the denial, refusal to renew or amend, or revocation, that there is not a local or regional need for the landfill or incinerator in the State.
"(2) PERCENTAGE LIMIT.—
"(A) IN GENERAL.—A State may provide

8 9 by law that a State permit issued or renewed 10 after the date of enactment of this section, and, 11 in the case of a State that does not provide for 12 renewal of permits, a State permit amended or 13 reviewed by the State, for the construction, ex-14 pansion, increase in capacity, transfer of owner-15 ship, or operation of a municipal solid waste 16 landfill or incinerator shall include a require-17 ment that not more than a specified percentage 18 of the total amount of municipal solid waste re-19 ceived annually at the landfill or incinerator 20 may be out-of-State municipal solid waste. A 21 percentage limitation established by a State 22 under this subparagraph shall not be less than 23 20 percent.

24 "(B) HOST COMMUNITY AGREEMENT.—
25 Notwithstanding subparagraphs (A) and (C), a

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landfill or incinerator acting pursuant to a host community agreement entered into prior to January 1, 2009, that specifically authorizes

4	the landfill or incinerator to receive a specific
5	quantity of out-of-State municipal solid waste
6	annually may receive the specific quantity au-
7	thorized under the host community agreement,
8	but only to the extent that the landfill or incin-
9	erator, at the time the host community agree-
10	ment was entered into, had specifically per-
11	mitted capacity to receive the solid waste au-
12	thorized by the host community agreement.

"(C) NONDISCRIMINATION.—An 13 annual 14 percentage limitation referred to in subparagraph (A)— 15

16 "(i) shall be uniform for all municipal 17 solid waste landfills and incinerators in the 18 State; and

19 "(ii) may not discriminate against 20 out-of-State municipal solid waste accord-21 ing to the State of origin.

"(h) AUTHORITY OF STATE TO RESTRICT OUT-OF-22 STATE MUNICIPAL SOLID WASTE BASED ON RECYCLING 23 24 PROGRAMS.—

25 "(1) AUTHORITY.—

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1	"(A) LIMITATION.—A State may limit the
2	amount of out-of-State municipal solid waste
3	received annually at each landfill or incinerator
4	in the State to the amount of out-of-State mu-
5	nicipal solid waste received at the landfill or in-
6	cinerator concerned during calendar year 1995
7	if the State has enacted a comprehensive, state-
8	wide recycling program. No such limit may con-
9	flict—
10	"(i) with provisions of a permit spe-
11	cifically authorizing the owner or operator
12	to accept, at the facility, out-of-State mu-
13	nicipal solid waste; or
14	"(ii) with a host community agree-
15	ment entered into between the owner or
16	operator of any such landfill or incinerator
17	and the affected local government.
18	"(B) CONFLICT.—A limit referred to in
19	subparagraph (A) shall be treated as conflicting
20	with—
21	"(i) a permit if the permit establishes
22	a higher limit or does not establish any
23	limit on the amount of out-of-State munic-
24	ipal solid waste which may be received an-
25	nually at the facility; and

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1	"(ii) a host community agreement if
2	the host community agreement establishes
3	a higher limit or does not establish any
4	limit on the amount of out-of-State munic-
5	ipal solid waste which may be received an-
6	nually at the facility, but only to the extent
7	that the landfill or incinerator, at the time
8	the host community agreement was entered
9	into, had specifically permitted capacity to
10	receive the solid waste authorized by the
11	host community agreement.
12	"(2) NO DISCRIMINATION.—In establishing a
13	limitation under this subsection, a State shall act in
14	a consistent manner that does not discriminate
15	against any shipments of out-of-State municipal
16	solid waste on the basis of State of origin.
17	"(3) EFFECT ON OTHER LAWS.—Nothing in
18	this subsection shall be interpreted or construed to
19	supersede any State law relating to contracts.
20	"(4) DEFINITION.—As used in this subsection,
21	the term 'comprehensive, statewide recycling pro-
22	gram' means a law of statewide applicability that re-
23	quires the generators of municipal solid waste to
24	separate all of the following materials for recycling

1	as a condition of disposing of the waste at landfills
2	or incinerators in the State:
3	"(A) Aluminum containers.
4	"(B) Corrugated paper or other container
5	board.
6	"(C) Glass containers.
7	"(D) Magazines or other material printed
8	on similar paper.
9	"(E) Newspapers or other material printed
10	on newsprint.
11	"(F) Office paper.
12	"(G) Plastic containers.
13	"(H) Steel containers.
14	"(I) Containers for carbonated or malt
15	beverages that are primarily made of a com-
16	bination of steel and aluminum.
17	"(i) Cost Recovery Surcharge.—
18	"(1) AUTHORITY.—A State may impose and
19	collect a cost recovery charge on the processing,
20	combustion, or disposal in a landfill or incinerator of
21	out-of-State municipal solid waste in the State in ac-
22	cordance with this subsection.
23	"(2) Amount of surcharge.—The amount of
24	the cost recovery surcharge may be no greater than
25	the amount necessary to recover those costs deter-
20 21 22	combustion, or disposal in a landfill or incinerator of out-of-State municipal solid waste in the State in ac cordance with this subsection.

1	mined in conformance with paragraph (4) and in no
2	event may exceed \$3.00 per ton of waste.
3	"(3) Use of surcharge collected.—All
4	cost recovery surcharges collected by a State shall be
5	used to fund those solid waste management pro-
6	grams administered by the State or its political sub-
7	division that incur costs for which the surcharge is
8	collected.
9	"(4) CONDITIONS.—(A) Subject to subpara-
10	graphs (B) and (C), a State may impose and collect
11	a cost recovery surcharge on the processing, combus-
12	tion, or disposal within the State of out-of-State mu-
13	nicipal solid waste if—
14	"(i) the State demonstrates a cost to the
15	State or its political subdivisions arising from
16	the processing, combustion, or disposal within
17	the State of a volume of municipal solid waste
18	from a source outside the State;
19	"(ii) the surcharge is based on those costs
20	demonstrated under clause (i) that, if not paid
21	for through the surcharge, would otherwise
22	have to be paid or subsidized by the State or
23	its political subdivisions; and
24	"(iii) the surcharge is compensatory and is
25	not discriminatory.

1 "(B) In no event shall a cost recovery surcharge 2 be imposed by a State to the extent that the cost for 3 which recovery is sought is otherwise paid, recov-4 ered, or offset by any other fee or tax paid to the 5 State or its political subdivision in connection with 6 the generation, transportation, treatment, proc-7 essing, combustion, or disposal of solid waste. Any 8 provision in a host community agreement that places 9 responsibility for payment or reimbursement for fees 10 under this subsection on the host community is here-11 by declared null and void. "(C) The grant of a subsidy by a State with re-12 13 spect to entities disposing of waste generated within 14 the State does not constitute discrimination for purposes of subparagraph (A)(iii). 15 16 "(5) DEFINITIONS.—As used in this subsection: 17 "(A) The term 'costs' means the costs in-18 curred by the State for the implementation of 19 its laws governing the processing, combustion, 20 or disposal of municipal solid waste, limited to 21 the issuance of new permits and renewal of or 22 modification of permits, inspection and compli-23 ance monitoring, enforcement, and costs associ-

25 ment, and collection of fees.

ated with technical assistance, data manage-

"(B) The term 'processing' means any ac tivity to reduce the volume of solid waste or
 alter its chemical, biological or physical state,
 through processes such as thermal treatment,
 bailing, composting, crushing, shredding, sepa ration, or compaction.

7 "(j) INSPECTIONS.—A State may require that a 8 State-employed or authorized inspector be onsite during 9 any or all hours of operation at any facility that receives 10 out-of-State municipal solid waste. Such inspectors shall be authorized to ensure the enforcement of Federal, State, 11 12 and local laws and regulations relating to the receipt of 13 out-of-State municipal solid waste, and to ensure that outof-State municipal solid waste received at a transfer facil-14 15 ity or other interim holding facility remains identifiable as out-of-State municipal solid waste when transferred to 16 a landfill or incinerator. The State may require reimburse-17 ment from the facility for reasonable costs of providing 18 19 such inspectors.

"(k) IMPLEMENTATION AND ENFORCEMENT.—Any
State may adopt such laws and regulations, not inconsistent with this section, as are necessary to implement
and enforce this section, including provisions for penalties.
"(l) EFFECT ON INTERSTATE COMMERCE.—No State
or local government action taken as authorized by this sec-

1 tion, including the establishment of a limit pursuant to
2 subsection (f) or the enactment or execution of a law or
3 regulation described in subsection (c)(7), (g), (h), (i), or
4 (k), shall be considered to impose an undue burden on
5 interstate commerce or to otherwise impair, restrain, or
6 discriminate against interstate commerce.

7 "(m) ANNUAL STATE REPORT.—Each year the 8 owner or operator of each landfill or incinerator receiving 9 out-of-State municipal solid waste shall submit to the Gov-10 ernor of the State in which the landfill or incinerator is located information specifying the amount of out-of-State 11 municipal solid waste received for disposal during the pre-12 13 ceding year, its place of origin, the identity of the generator, the date of shipments, and the type of waste received. 14 15 Each year each such State shall publish and make available to the public a report containing information on the 16 17 amount of out-of-State municipal solid waste received for 18 disposal in the State during the preceding year.

19 "(n) DEFINITIONS.—For purposes of this section:

20 "(1) AFFECTED LOCAL GOVERNMENT.—The
21 term 'affected local government' means—

"(A) the public body authorized by State
law to plan for the management of municipal
solid waste, a majority of the members of which
are elected officials, for the area in which a

landfill or incinerator is located or proposed to be located;

"(B) if there is no such body authorized by
State law, the elected officials of the city, town,
township, borough, county, or parish exercising
primary responsibility over municipal solid
waste management or the use of land in the jurisdiction in which a landfill or incinerator is located or proposed to be located; or

10 "(C) contiguous units of local government 11 located in each of 2 or more adjoining States 12 acting jointly as an affected local government, 13 pursuant to the authority provided in section 14 1005(b), for purposes of providing authoriza-15 tion under subsection (b), (c), or (d) for munic-16 ipal solid waste generated in the jurisdiction of 17 one of those units of local government and re-18 ceived for disposal or incineration in the juris-19 diction of another.

20 "(2) HOST COMMUNITY AGREEMENT.—The
21 term 'host community agreement' means a written,
22 legally binding agreement, lawfully entered into be23 tween an owner or operator of a landfill or inciner24 ator and an affected local government that specifi-

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1	cally authorizes the landfill or incinerator to receive
2	out-of-State municipal solid waste.
3	"(3) MUNICIPAL SOLID WASTE.—
4	"(A) WASTE INCLUDED.—Except as pro-
5	vided in subparagraph (B), the term 'municipal
6	solid waste' means—
7	"(i) all waste materials discarded for
8	disposal by households, including single
9	and multifamily residences, and hotels and
10	motels;
11	"(ii) sewage sludge and residuals from
12	any sewage treatment plant;
13	"(iii) combustion ash generated by re-
14	source recovery facilities or municipal in-
15	cinerators;
16	"(iv) petroleum contaminated soil; and
17	"(v) all waste materials discarded for
18	disposal that were generated by commer-
19	cial, institutional, municipal, and industrial
20	sources, to the extent such materials—
21	"(I) are essentially the same as
22	materials described in clause (i); and
23	"(II) were collected and disposed
24	of with other municipal solid waste
25	described in clause (i) or subclause (I)

1	of this clause as part of normal mu-
2	nicipal solid waste collection services,
3	except that this subclause does not
4	apply to hazardous materials other
5	than hazardous materials that, pursu-
6	ant to regulations issued under sec-
7	tion 3001(d), are not subject to regu-
8	lation under subtitle C.
9	Examples of municipal solid waste include food
10	and yard waste, paper, clothing, appliances,
11	consumer product packaging, disposable dia-
12	pers, office supplies, cosmetics, glass and metal
13	food containers, and household hazardous
14	waste. Such term shall include debris resulting
15	from construction, remodeling, repair, or demo-
16	lition of structures.
17	"(B) WASTE NOT INCLUDED.—The term
18	'municipal solid waste' does not include any of
19	the following:
20	"(i) Any solid waste identified or list-
21	ed as a hazardous waste under section
22	3001, except for household hazardous
23	waste.
24	"(ii) Any solid waste, including con-
25	taminated soil (other than petroleum con-

1	taminated soil) and debris, resulting
2	from—
3	"(I) a response action taken
4	under section 104 or 106 of the Com-
5	prehensive Environmental Response,
6	Compensation, and Liability Act (42
7	U.S.C. 9604 or 9606);
8	"(II) a response action taken
9	under a State law with authorities
10	comparable to the authorities of such
11	section 104 or 106; or
12	"(III) a corrective action taken
13	under this Act.
14	"(iii) Recyclable materials that have
15	been separated, at the source of the waste,
16	from waste otherwise destined for disposal
17	or that have been managed separately from
18	waste destined for disposal.
19	"(iv) Scrap rubber to be used as a
20	fuel source.
21	"(v) Materials and products returned
22	from a dispenser or distributor to the man-
23	ufacturer or an agent of the manufacturer
24	for credit, evaluation, and possible reuse.
25	"(vi) Any solid waste that is—

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((I) generated by an industrial

2	facility; and
3	"(II) transported for the purpose
4	of treatment, storage, or disposal to a
5	facility or unit thereof that is owned
6	or operated by the generator of the
7	waste, located on property owned by
8	the generator or a company with
9	which the generator is affiliated, or
10	the capacity of which is contractually
11	dedicated exclusively to a specific gen-
12	erator, so long as the disposal area
13	complies with local and State land use
14	and zoning regulations applicable to
15	the disposal site.
16	"(vii) Any medical waste that is seg-
17	regated from or not mixed with solid
18	waste.
19	"(viii) Waste from manufacturing or
20	processing (including pollution control) op-
21	erations not essentially the same as waste
22	normally generated by households.
23	"(4) OUT-OF-STATE MUNICIPAL SOLID
24	WASTE.—The term 'out-of-State municipal solid
25	waste' means, with respect to any State, municipal

solid waste generated outside of the State. The term
 includes municipal solid waste generated outside of
 the United States and includes municipal solid waste
 generated outside of the State that has passed
 through a transfer facility or other interim holding
 facility inside the State.

7 "(5) RECYCLABLE MATERIALS.—The term 're-8 cyclable materials' means materials that are di-9 verted, separated from, or separately managed from 10 materials otherwise destined for disposal as solid 11 waste, by collecting, sorting, or processing for use as 12 raw materials or feedstocks in lieu of, or in addition 13 to, virgin materials, including petroleum, in the 14 manufacture of usable materials or products.

15 "(6) Specifically authorizes.—(A) Except 16 as provided in subparagraph (B), the term 'specifi-17 cally authorizes' refers to an explicit authorization, 18 contained in a host community agreement or permit, 19 to import municipal solid waste from outside the 20 State. Such authorization may include a reference to 21 a fixed radius surrounding the landfill or incinerator 22 which includes an area outside the State or a ref-23 erence to 'any place of origin', reference to specific 24 places outside the State, or use of such phrases as 25 'regardless of origin' or 'outside the State'.

1 "(B) If a landfill or incinerator received 2 100,000 tons of out-of-State municipal solid waste 3 or more during the previous year, when applied to 4 such landfill or incinerator the term 'specifically au-5 thorizes' refers to an explicit authorization, con-6 tained in a host community agreement or permit, to 7 import specific volumes or other specific quantities 8 of municipal solid waste from outside the State.

9 "(C) The language for a specific authorization 10 under this paragraph must clearly and affirmatively 11 state the approval or consent of the affected local 12 government or State for receipt of municipal solid 13 waste from sources or locations outside the State 14 from which the owner or operator of a landfill or in-15 cinerator proposes to import it. The term shall not 16 include general references to the receipt of waste 17 from outside the jurisdiction of the affected local 18 government.".

(b) TABLE OF CONTENTS.—The table of contents of
the Solid Waste Disposal Act (42 U.S.C. prec. 6901) is
amended by adding after the item relating to section 4010
the following new item:

"Sec. 4011. Receipt and disposal of out-of-State municipal solid waste.".

23 (c) INCIDENT REPORTS.—Not later than one year
24 after the date of the enactment of this Act and annually
25 for the next two years, the General Accounting Office shall
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submit a report to the Committee on Energy and Com merce of the House of Representatives and the Committee
 on Environment and Public Works of the Senate that con tains the following information:

5 (1) Available information for each State that 6 imports municipal solid waste detailing any incidents 7 or circumstances where waste materials that are not 8 authorized by permit to be disposed of at a landfill 9 or incinerator have been discovered in the imported 10 municipal solid waste during the transportation, 11 processing, or disposal of such waste. Such unau-12 thorized waste materials can include hazardous 13 waste, medical waste, radioactive waste, and indus-14 trial waste.

(2) For each incident or circumstance identified
under paragraph (1), an indication of the method or
circumstances of detection, and the identity of the
source of the waste, the transporter, and the disposal facility.

20 (3) For each incident or circumstance identified
21 under paragraph (1), an indication of whether any22 one was cited for a violation, and if so the nature
23 of the violation and any penalty assessed.

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