Bill No. CS/SB 1080, 1st Eng. (2025)

Amendment No.

	CHAMBER ACTION
	Senate House
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1	Representative Daley offered the following:
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3	Amendment to Amendment (370861) (with title amendment)
4	Between lines 582 and 583, insert:
5	Section 8. Subsections (3) through (23) of section
6	403.706, Florida Statutes, are renumbered as subsections (4)
7	through (24), respectively, present subsection (20) is amended,
8	and a new subsection (3) is added to that section, to read:
9	403.706 Local government solid waste responsibilities
10	(3) A local government may not issue a construction permit
11	pursuant to this section for the expansion of any existing
12	landfill that is located within a 1-mile radius of any property
13	zoned residential unless:
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14	(a) A feasibility study is conducted before the permit is
15	issued, which:
16	1. Identifies potential alternatives to expanding the
17	landfill, such as waste-to-energy technologies and processes
18	that may be used to reduce greenhouse gas emissions and
19	dependence on the landfill, including, but not limited to,
20	anaerobic digestion, plasma arc technology, and mixed waste
21	processing.
22	2. Evaluates the financial costs of using such
23	technologies and processes and the benefits of local siting and
24	government ownership.
25	3. Evaluates the technical feasibility of expansion,
26	considering engineering requirements, infrastructure needs,
27	technological advancements, and regulatory compliance.
28	4. Evaluates relevant and appropriate data and analysis,
29	from professionally accepted sources, such as surveys, studies,
30	and community goals and vision, used in preparing the
31	comprehensive plan.
32	5. Identifies and evaluates potential risks and challenges
33	associated with the project.
34	(b) The local government holds a public meeting to review
35	and discuss the results of the feasibility study conducted under
36	paragraph (a) and provides a rationale for the necessity of the
37	expansion.

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38 (21) (20) In addition to any other penalties provided by 39 law, a local government that does not comply with the 40 requirements of subsections (2) and (5) (4) shall not be eligible for grants from the Solid Waste Management Trust Fund, 41 42 and the department may notify the Chief Financial Officer to withhold payment of all or a portion of funds payable to the 43 44 local government by the department from the General Revenue Fund 45 or by the department from any other state fund, to the extent not pledged to retire bonded indebtedness, unless the local 46 47 government demonstrates that good faith efforts to meet the requirements of subsections (2) and (5) (4) have been made or 48 49 that the funds are being or will be used to finance the correction of a pollution control problem that spans 50 51 jurisdictional boundaries.

52 Section 9. Subsections (7) and (21) of section 403.703, 53 Florida Statutes, are amended to read:

54

403.703 Definitions.-As used in this part, the term:

(7) "County," or any like term, means a political subdivision of the state established pursuant to s. 1, Art. VIII of the State Constitution and, when <u>s. 403.706(20)</u> s. 403.706(19) applies, means a special district or other entity.

(21) "Municipality," or any like term, means a
municipality created pursuant to general or special law
authorized or recognized pursuant to s. 2 or s. 6, Art. VIII of

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62	the State Constitution and, when <u>s. 403.706(20)</u> s. 403.706(19)
63	applies, means a special district or other entity.
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66	TITLE AMENDMENT
67	Remove line 633 and insert:
68	timeframes; providing exceptions; amending s. 403.706,
69	F.S.; prohibiting a local government from issuing a
70	permit for the expansion of certain existing landfills
71	unless a feasibility study is conducted; specifying
72	requirements for the feasibility study; requiring the
73	local government to review and discuss at a certain
74	meeting the results of the feasibility study and
75	provide a rationale for expanding the landfill;
76	amending s. 403.703, F.S.; conforming cross-
77	references; providing effective
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