1	A bill to be entitled
2	An act relating to waste incineration; amending ss.
3	403.706 and 403.707, F.S.; prohibiting a local
4	government or the Department of Environmental
5	Protection, respectively, from issuing a construction
6	permit for a certain new solid waste disposal facility
7	or a waste-to-energy facility in specified areas;
8	amending ss. 403.703, 403.7049, and 403.705, F.S.;
9	conforming cross-references; providing an effective
10	date.
11	
12	Be It Enacted by the Legislature of the State of Florida:
13	
14	Section 1. Present subsections (2) through (23) of section
15	403.706, Florida Statutes, are redesignated as subsections (3)
16	through (24), respectively, and a new subsection (2) is added to
17	that section, to read:
18	403.706 Local government solid waste responsibilities
19	(2) A local government may not issue a construction permit
20	pursuant to this section for a new solid waste disposal facility
21	that uses an ash-producing incinerator or for a waste-to-energy
22	facility, if the proposed location of such facility is sited
23	within a one-half mile radius of any residential property,
24	commercial property, or school.
25	Section 2. Present subsections (6) through (14) of section
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26 403.707, Florida Statutes, are redesignated as subsections (7) 27 through (15), respectively, and a new subsection (6) is added to 28 that section, to read: 403.707 Permits.-29 30 The department may not issue a construction permit (6) pursuant to this section for a new solid waste disposal facility 31 32 that uses an ash-producing incinerator or for a waste-to-energy 33 facility, if the proposed location of such facility is sited within a one-half mile radius of any residential property, 34 35 commercial property, or school. 36 Section 3. Subsections (6), (7), and (21) of section 37 403.703, Florida Statutes, are amended to read: 403.703 Definitions.-As used in this part, the term: 38 39 "Construction and demolition debris" means discarded (6) materials generally considered to be not water-soluble and 40 41 nonhazardous in nature, including, but not limited to, steel, 42 glass, brick, concrete, asphalt roofing material, pipe, gypsum 43 wallboard, and lumber, from the construction or destruction of a structure as part of a construction or demolition project or 44 45 from the renovation of a structure, and includes rocks, soils, tree remains, trees, and other vegetative matter that normally 46 results from land clearing or land development operations for a 47 48 construction project, including such debris from construction of structures at a site remote from the construction or demolition 49 project site. Mixing of construction and demolition debris with 50

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51 other types of solid waste will cause the resulting mixture to 52 be classified as other than construction and demolition debris. 53 The term also includes:

54 (a) Clean cardboard, paper, plastic, wood, and metal55 scraps from a construction project;

(b) Except as provided in <u>s. 403.707(10)(j)</u> s. 403.707(9)(j), yard trash and unpainted, nontreated wood scraps and wood pallets from sources other than construction or demolition projects;

60 (C) Scrap from manufacturing facilities which is the type 61 of material generally used in construction projects and which 62 would meet the definition of construction and demolition debris if it were generated as part of a construction or demolition 63 64 project. This includes debris from the construction of manufactured homes and scrap shingles, wallboard, siding 65 concrete, and similar materials from industrial or commercial 66 67 facilities; and

68 (d) De minimis amounts of other nonhazardous wastes that 69 are generated at construction or destruction projects, provided 70 such amounts are consistent with best management practices of 71 the industry.

(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.

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76 "Municipality," or any like term, means a (21)77 municipality created pursuant to general or special law 78 authorized or recognized pursuant to s. 2 or s. 6, Art. VIII of 79 the State Constitution and, when s. 403.706(20) s. 403.706(19) 80 applies, means a special district or other entity. 81 Section 4. Subsection (5) of section 403.7049, Florida 82 Statutes, is amended to read: 403.7049 Determination of full cost for solid waste 83 84 management; local solid waste management fees.-85 (5)In order to assist in achieving the municipal solid 86 waste reduction goal and the recycling provisions of s. 87 $403.706(3) \pm 403.706(2)$, a county or a municipality which owns 88 or operates a solid waste management facility is hereby authorized to charge solid waste disposal fees which may vary 89 based on a number of factors, including, but not limited to, the 90 amount, characteristics, and form of recyclable materials 91 92 present in the solid waste that is brought to the county's or 93 the municipality's facility for processing or disposal. 94 Section 5. Paragraph (c) of subsection (2) and subsection 95 (3) of section 403.705, Florida Statutes, are amended to read: 96 403.705 State solid waste management program.-97 (2) The state solid waste management program shall include, at a minimum: 98 Planning guidelines and technical assistance to 99 (C) counties and municipalities to aid in meeting the municipal 100 Page 4 of 5

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101 solid waste recycling goals established in s. 403.706(3) s. 102 403.706(2). 103 (3) The department shall evaluate and report biennially to 104 the President of the Senate and the Speaker of the House of 105 Representatives on the state's success in meeting the solid 106 waste recycling goal as described in s. 403.706(3) s. 107 403.706(2). 108 Section 6. This act shall take effect July 1, 2025.

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