13:18-171

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LEGISLATIVE HISTORY CHECKLIST

NJSA:	13:1E-171					(Sanitary Landfill technical amendments			
LAWS OF:	1985				CHAPTER: 369				
BILL NO:	S3388								
Sponsor(s):	Dalton								
Date Introduced: September		September	12, 1985						
Committee:	ee: Assembly:								
		Senate:							
Amended during passage:			No		d for A4200 (not attached ical to \$3388)				
Date of Passage:			Assembly:	September	12, 19	985			
			Senate:	September	12, 19	85	•		
Date of Appr		N. 1							
Following sta		,							
Sponsor state	ment:			Yes	,				
Committee statement:			Assembly	No					
			Senate	No					
Fiscal Note:				No					
Veto Message	:			No					
Message on Signing:				No					
Following were printed:									
Reports:				No			, ,		
Hearings:				No		۰	:		

CHAPTER 369 LAWS OF N. J. 1985 APPROVED 11-12-85

SENATE, No. 3388

STATE OF NEW JERSEY

INTRODUCED SEPTEMBER 12, 1985

By Senator DALTON

(Without Reference)

1 BE IT ENACTED by the Senate and General Assembly of the State 2 of New Jersey:

Section 3 of P. L., c. (C.) (now pending
 before the Legislature as Senate Bill No. 3347 of 1985 or Assembly
 Bill No. 4197 of 1985) is amended to read as follows:

3. a. The "Sanitary Landfill Closure and Rate Relief Fund" 4 (hereinafter referred to as the "fund") is established as a special $\mathbf{5}$ account in the Department of Environmental Protection. The fund 6 shall be administered by the department, and shall be the deposi-7 tory of all monies appropriated to the fund by the Legislature 8 pursuant to section 9 of this act or any subsequent act for the 9 purpose of making State grants or loans to local government units 10to defray costs of increases in landfill disposal tipping fees specifi-11 cally required for closure and to finance the closure of sanitary 12 landfill facilities [approaching capacity]. Monies in the fund are 13 specifically dedicated to making grants or loans to local govern-14 ment units for eligible closure projects as provided in section 5 of 15this act, and shall not be expended except in accordance with ap-16propriations from the fund made pursuant to law. An act appro-17 priating monies from the fund shall identify the particular project 18 or projects to be funded, and shall specify the terms and conditions 19 20 of each grant or loan.

EXPLANATION—Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

b. Project grants shall be for the local government unit's portion of the closure cost, and grants shall be made only for projects
which meet the eligibility requirements set forth in section 5 of
this act.

25c. The interest rate of loans made to local government units from the fund shall not exceed 50% of the average interest rate of 26 27the Bond Buyer Municipal Bond Index for bonds available for purchase during the last 26 weeks preceding the date of the ap-2829 proval of the loan by the department. All principal and interest 30 payments on loans made from the fund shall be repaid by the local government units into the fund and shall be deposited into the fund 31 in accordance with the terms of a written loan agreement. The 32terms of the loan agreement shall be approved by the State Trea-33 34 surer.

d. When a federal agency pays part of the cost of a project,
the cost of the project shall be computed after deducting the federal
contribution.

1. 2. This act shall take effect upon the enactment into law of 2 P. L., c. (C.) (now pending before the Leg-

3 islature as Senate Bill No. 3347 or Assembly Bill No. 4197 of 1985).

STATEMENT

This bill would make technical changes to Senate Bill No. 3347 and Assembly Bill No. 4197 of 1985.

SENATE, No. 3388

STATE OF NEW JERSEY

INTRODUCED SEPTEMBER 12, 1985

By Senator DALTON

(Without Reference)

- AN ACT concerning sanitary landfill facilities and amending P. L., c. (C.) (now pending before the Legislature as Senate Bill No. 3347 of 1985 or Assembly Bill No. 4197 of 1985).
- 1 BE IT ENACTED by the Senate and General Assembly of the State 2 of New Jersen:
- 2 of New Jersey:

Section 3 of P. L., c. (C.) (now pending
 before the Legislature as Senate Bill No. 3347 of 1985 or Assembly
 Bill No. 4197 of 1985) is amended to read as follows:

4 3. a. The "Sanitary Landfill Closure and Rate Relief Fund" (hereinafter referred to as the "fund") is established as a special $\mathbf{5}$ 6 account in the Department of Environmental Protection. The fund shall be administered by the department, and shall be the deposi-7 tory of all monies appropriated to the fund by the Legislature 8 9 pursuant to section 9 of this act or any subsequent act for the purpose of making State grants or loans to local government units 10to defray costs of increases in landfill disposal tipping fees specifi-11 12cally required for closure and to finance the closure of sanitary landfill facilities [approaching capacity]. Monies in the fund are 13specifically dedicated to making grants or loans to local govern-1415ment units for eligible closure projects as provided in section 5 of this act, and shall not be expended except in accordance with ap-16 propriations from the fund made pursuant to law. An act appro-17 18 priating monies from the fund shall identify the particular project or projects to be funded, and shall specify the terms and conditions 19 20of each grant or loan.

EXPLANATION-Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

b. Project grants shall be for the local government unit's portion of the closure cost, and grants shall be made only for projects
which meet the eligibility requirements set forth in section 5 of
this act.

25c. The interest rate of loans made to local government units from the fund shall not exceed 50% of the average interest rate of 26 27 the Bond Buyer Municipal Bond Index for bonds available for purchase during the last 26 weeks preceding the date of the ap-28proval of the loan by the department. All principal and interest 2930 payments on loans made from the fund shall be repaid by the local government units into the fund and shall be deposited into the fund 31in accordance with the terms of a written loan agreement. The 32terms of the loan agreement shall be approved by the State Trea-33 34 surer.

d. When a federal agency pays part of the cost of a project,
the cost of the project shall be computed after deducting the federal
contribution.

1 2. This act shall take effect upon the enactment into law of

2 P. L., c. (C.) (now pending before the Leg-

3 islature as Senate Bill No. 3347 or Assembly Bill No. 4197 of 1985).

STATEMENT

This bill would make technical changes to Senate Bill No. 3347 and Assembly Bill No. 4197 of 1985.