13:1E-99.16

LEGISLATIVE HISTORY CHECKLIST

Compiled by the NJ State Law Library

LAWS OF: 2009 **CHAPTER**: 164

NJSA: 13:1E-99.16 (Extends deadline for municipal certified recycling coordinator requirements)

BILL NO: A3541 (Substituted for S2609)

SPONSOR(S) Doherty and Others

DATE INTRODUCED: December 15, 2008

COMMITTEE: ASSEMBLY: Environment and Solid Waste

SENATE: Community and Urban Affairs

AMENDED DURING PASSAGE: Yes

DATE OF PASSAGE: ASSEMBLY: February 5, 2009

SENATE: June 25, 2009

DATE OF APPROVAL: November 20, 2009

FOLLOWING ARE ATTACHED IF AVAILABLE:

FINAL TEXT OF BILL (First Reprint enacted)

A3451

SPONSOR'S STATEMENT: (Begins on page 4 of original bill) Yes

COMMITTEE STATEMENT: ASSEMBLY: Yes

SENATE: Yes

(Audio archived recordings of the committee meetings, corresponding to the date of the committee statement, *may possibly* be found at www.njleg.state.nj.us)

FLOOR AMENDMENT STATEMENT: No

LEGISLATIVE FISCAL ESTIMATE: No

S2609

SPONSOR'S STATEMENT: (Begins on page 3 of original bill)

Yes

COMMITTEE STATEMENT: ASSEMBLY: No

SENATE: Yes

FLOOR AMENDMENT STATEMENT: No

LEGISLATIVE FISCAL NOTE: No

(continued)

	VETO MESSAGE:	No
	GOVERNOR'S PRESS RELEASE ON SIGNING:	No
FOLLO	WING WERE PRINTED: To check for circulating copies, contact New Jersey State Government Publications at the State Library (609) 278-2640 ext.103 or mailto:refdesk@njstateli	b.org
	REPORTS:	No
	HEARINGS:	No
	NEWSPAPER ARTICLES:	No

LAW/RWH

[First Reprint]

ASSEMBLY, No. 3541

STATE OF NEW JERSEY

213th LEGISLATURE

INTRODUCED DECEMBER 15, 2008

Sponsored by:

Assemblyman MICHAEL J. DOHERTY District 23 (Warren and Hunterdon) Assemblyman JOHN F. MCKEON District 27 (Essex)

Co-Sponsored by:

Senators Karrow and Oroho

SYNOPSIS

Extends deadline for municipal certified recycling coordinator requirements.

CURRENT VERSION OF TEXT

As reported by the Assembly Environment and Solid Waste Committee on January 26, 2009, with amendments.



(Sponsorship Updated As Of: 6/26/2009)

AN ACT concerning municipal recycling coordinators, and amending P.L.1987, c.102.

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

- ¹[1. Section 6 of P.L.1987, c.102 (C.13:1E-99.16) is amended to read as follows:
- 6. Each municipality in this State shall, [within 24 months of the effective date of P.L.2007, c.311 (C.13:1E-96.2 et al.)] by January 13, 2013, designate one or more persons as the municipal certified recycling coordinator. For the purposes of this section, "municipal certified recycling coordinator" means a person who shall have completed the requirements of a course of instruction in various aspects of recycling program management, as determined and administered by the department.

Each municipality shall establish and implement a municipal recycling program in accordance with the following requirements:

- a. **[**(1)**]** Each municipality shall provide for a collection system for the recycling of the recyclable materials designated in the district recycling plan as may be necessary to achieve the designated recovery targets set forth in the plan in those instances where a recycling collection system is not otherwise provided for by the generator or by the county, interlocal service agreement or joint service program, or other private or public recycling program operator.
- [(2)Each municipality shall provide for collection sites for the delivery of used televisions by consumers, and the delivery of other covered electronic devices if designated in the district recycling plan.
- For the purposes of this paragraph, "television" and "covered electronic device," respectively, mean the same as those terms are defined in section 2 of P.L.2007, c.347 (C.13:1E-99.95).
- b. The governing body of each municipality shall adopt an ordinance which requires persons generating municipal solid waste within its municipal boundaries to source separate from the municipal solid waste stream, in addition to leaves, the specified recyclable materials for which markets have been secured and, unless recycling is otherwise provided for by the generator, place these specified recyclable materials for collection in the manner provided by the ordinance.
- c. The governing body of each municipality shall, at least once every 36 months, conduct a review and make necessary revisions to the master plan and development regulations adopted pursuant to

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

¹Assembly AEN committee amendments adopted January 26, 2009.

P.L.1975, c.291 (C.40:55D-1 et seq.), which revisions shall reflect changes in federal, State, county and municipal laws, policies and objectives concerning the collection, disposition and recycling of designated recyclable materials.

The revised master plan shall include provisions for the collection, disposition and recycling of recyclable materials designated in the municipal recycling ordinance adopted pursuant to subsection b. of this section, and for the collection, disposition and recycling of designated recyclable materials within any development proposal for the construction of 50 or more units of single-family residential housing or 25 or more units of multifamily residential housing and any commercial or industrial development proposal for the utilization of 1,000 square feet or more of land.

- d. The governing body of a municipality may exempt persons occupying commercial and institutional premises within its municipal boundaries from the source separation requirements of the ordinance adopted pursuant to subsection b. of this section if those persons have otherwise provided for the recycling of the recyclable materials designated in the district recycling plan from solid waste generated at those premises. To be eligible for an exemption pursuant to this subsection, a commercial or institutional solid waste generator annually shall provide written documentation to the municipality of the total number of tons recycled.
- e. The governing body of each municipality shall, on or before July 1 of each year, submit a recycling tonnage report to the New Jersey Office of Recycling in accordance with rules and regulations adopted by the department therefor.
- f. The governing body of each municipality shall, at least once every six months, notify all persons occupying residential, commercial, and institutional premises within its municipal boundaries of local recycling opportunities, and the source separation requirements of the ordinance. In order to fulfill the notification requirements of this subsection, the governing body of a municipality may, in its discretion, place an advertisement in a newspaper circulating in the municipality, post a notice in public places where public notices are customarily posted, include a notice with other official notifications periodically mailed to residential taxpayers, or any combination thereof, as the municipality deems necessary and appropriate.

The governing body of a municipality that adopts a recycling ordinance pursuant to subsection b. of this section may limit the collection of designated recyclable materials to specified operating hours in order to preserve the peace and quiet in neighborhoods during the hours when most residents are asleep.

46 (cf: P.L.2007, c.347, s.23)]¹

¹1. Section 6 of P.L.1987, c.102 (C.13:1E-99.16) is amended to read as follows:

6. Each municipality in this State shall, [within 24 months of the effective date of P.L.2007, c.311 (C.13:1E-96.2 et al.)] by January 13, 2012, designate one or more persons as the municipal certified recycling coordinator. For the purposes of this section, "municipal certified recycling coordinator" means a person who shall have completed the requirements of a course of instruction in various aspects of recycling program management, as determined and administered by the department.

Each municipality shall establish and implement a municipal recycling program in accordance with the following requirements:

- a. Each municipality shall provide for a collection system for the recycling of the recyclable materials designated in the district recycling plan as may be necessary to achieve the designated recovery targets set forth in the plan in those instances where a recycling collection system is not otherwise provided for by the generator or by the county, interlocal service agreement or joint service program, or other private or public recycling program operator.
- b. The governing body of each municipality shall adopt an ordinance which requires persons generating municipal solid waste within its municipal boundaries to source separate from the municipal solid waste stream, in addition to leaves, the specified recyclable materials for which markets have been secured and, unless recycling is otherwise provided for by the generator, place these specified recyclable materials for collection in the manner provided by the ordinance.
- c. The governing body of each municipality shall, at least once every 36 months, conduct a review and make necessary revisions to the master plan and development regulations adopted pursuant to P.L.1975, c.291 (C.40:55D-1 et seq.), which revisions shall reflect changes in federal, State, county and municipal laws, policies and objectives concerning the collection, disposition and recycling of designated recyclable materials.

The revised master plan shall include provisions for the collection, disposition and recycling of recyclable materials designated in the municipal recycling ordinance adopted pursuant to subsection b. of this section, and for the collection, disposition and recycling of designated recyclable materials within any development proposal for the construction of 50 or more units of single-family residential housing or 25 or more units of multifamily residential housing and any commercial or industrial development proposal for the utilization of 1,000 square feet or more of land.

d. The governing body of a municipality may exempt persons occupying commercial and institutional premises within its municipal boundaries from the source separation requirements of

A3541 [1R] DOHERTY, MCKEON

the ordinance adopted pursuant to subsection b. of this section if those persons have otherwise provided for the recycling of the recyclable materials designated in the district recycling plan from solid waste generated at those premises. To be eligible for an exemption pursuant to this subsection, a commercial or institutional solid waste generator annually shall provide written documentation to the municipality of the total number of tons recycled.

- e. The governing body of each municipality shall, on or before July 1 of each year, submit a recycling tonnage report to the New Jersey Office of Recycling in accordance with rules and regulations adopted by the department therefor.
- f. The governing body of each municipality shall, at least once every six months, notify all persons occupying residential, commercial, and institutional premises within its municipal boundaries of local recycling opportunities, and the source separation requirements of the ordinance. In order to fulfill the notification requirements of this subsection, the governing body of a municipality may, in its discretion, place an advertisement in a newspaper circulating in the municipality, post a notice in public places where public notices are customarily posted, include a notice with other official notifications periodically mailed to residential taxpayers, or any combination thereof, as the municipality deems necessary and appropriate.

The governing body of a municipality that adopts a recycling ordinance pursuant to subsection b. of this section may limit the collection of designated recyclable materials to specified operating hours in order to preserve the peace and quiet in neighborhoods during the hours when most residents are asleep.¹

29 (cf: P.L.2008, c.130, s.20)

2. This act shall take effect immediately.

ASSEMBLY, No. 3541

STATE OF NEW JERSEY

213th LEGISLATURE

INTRODUCED DECEMBER 15, 2008

Sponsored by:

Assemblyman MICHAEL J. DOHERTY District 23 (Warren and Hunterdon) Assemblyman JOHN F. MCKEON District 27 (Essex)

SYNOPSIS

Extends deadline for municipal certified recycling coordinator requirements.

CURRENT VERSION OF TEXT

As introduced.



AN ACT concerning municipal recycling coordinators, and amending P.L.1987, c.102.

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

- 1. Section 6 of P.L.1987, c.102 (C.13:1E-99.16) is amended to read as follows:
- 6. Each municipality in this State shall, [within 24 months of the effective date of P.L.2007, c.311 (C.13:1E-96.2 et al.)] by January 13, 2013, designate one or more persons as the municipal certified recycling coordinator. For the purposes of this section, "municipal certified recycling coordinator" means a person who shall have completed the requirements of a course of instruction in various aspects of recycling program management, as determined and administered by the department.

Each municipality shall establish and implement a municipal recycling program in accordance with the following requirements:

- a. **[**(1)**]** Each municipality shall provide for a collection system for the recycling of the recyclable materials designated in the district recycling plan as may be necessary to achieve the designated recovery targets set forth in the plan in those instances where a recycling collection system is not otherwise provided for by the generator or by the county, interlocal service agreement or joint service program, or other private or public recycling program operator.
- [(2)Each municipality shall provide for collection sites for the delivery of used televisions by consumers, and the delivery of other covered electronic devices if designated in the district recycling plan.
- For the purposes of this paragraph, "television" and "covered electronic device," respectively, mean the same as those terms are defined in section 2 of P.L.2007, c.347 (C.13:1E-99.95).
- b. The governing body of each municipality shall adopt an ordinance which requires persons generating municipal solid waste within its municipal boundaries to source separate from the municipal solid waste stream, in addition to leaves, the specified recyclable materials for which markets have been secured and, unless recycling is otherwise provided for by the generator, place these specified recyclable materials for collection in the manner provided by the ordinance.
- c. The governing body of each municipality shall, at least once every 36 months, conduct a review and make necessary revisions to the master plan and development regulations adopted pursuant to

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

P.L.1975, c.291 (C.40:55D-1 et seq.), which revisions shall reflect changes in federal, State, county and municipal laws, policies and objectives concerning the collection, disposition and recycling of designated recyclable materials.

The revised master plan shall include provisions for the collection, disposition and recycling of recyclable materials designated in the municipal recycling ordinance adopted pursuant to subsection b. of this section, and for the collection, disposition and recycling of designated recyclable materials within any development proposal for the construction of 50 or more units of single-family residential housing or 25 or more units of multifamily residential housing and any commercial or industrial development proposal for the utilization of 1,000 square feet or more of land.

- d. The governing body of a municipality may exempt persons occupying commercial and institutional premises within its municipal boundaries from the source separation requirements of the ordinance adopted pursuant to subsection b. of this section if those persons have otherwise provided for the recycling of the recyclable materials designated in the district recycling plan from solid waste generated at those premises. To be eligible for an exemption pursuant to this subsection, a commercial or institutional solid waste generator annually shall provide written documentation to the municipality of the total number of tons recycled.
- e. The governing body of each municipality shall, on or before July 1 of each year, submit a recycling tonnage report to the New Jersey Office of Recycling in accordance with rules and regulations adopted by the department therefor.
- f. The governing body of each municipality shall, at least once every six months, notify all persons occupying residential, commercial, and institutional premises within its municipal boundaries of local recycling opportunities, and the source separation requirements of the ordinance. In order to fulfill the notification requirements of this subsection, the governing body of a municipality may, in its discretion, place an advertisement in a newspaper circulating in the municipality, post a notice in public places where public notices are customarily posted, include a notice with other official notifications periodically mailed to residential taxpayers, or any combination thereof, as the municipality deems necessary and appropriate.

The governing body of a municipality that adopts a recycling ordinance pursuant to subsection b. of this section may limit the collection of designated recyclable materials to specified operating hours in order to preserve the peace and quiet in neighborhoods during the hours when most residents are asleep.

(cf: P.L.2007, c.347, s.23)

2. This act shall take effect immediately.

A3541 DOHERTY, MCKEON

1	STATEMENT
2	
3	This bill would extend the two-year deadline for the completion
4	of a course of instruction for municipal certified recycling
5	coordinators an additional three years, from January 13, 2010 to
6	January 13, 2013.
7	The provisions of the "Recycling Enhancement Act," P.L.2007,
8	c.311 (C.13:1E-96.2 et al.) require every municipality to designate
9	one or more persons as the municipal certified recycling coordinator
10	no later than January 13, 2010. The designated municipal certified
11	recycling coordinator is required to have completed the
12	requirements of a course of instruction in various aspects of
13	recycling program management, as determined and administered by
14	the Department of Environmental Protection (DEP).
15	According to DEP's proposed rules and regulations, a person
16	with no previous formal training must take a 21-day training
17	program. A person who has been a municipal recycling coordinator
18	but has fewer than 10 years of experience must take a 4-day
19	alternate training program and pass the associated exam.
20	These certification requirements place a real burden on small
21	municipalities, which often rely upon part-time or volunteer
22	recycling coordinators. This bill would provide municipalities with

additional time to meet the requirements.

23

ASSEMBLY ENVIRONMENT AND SOLID WASTE COMMITTEE

STATEMENT TO

ASSEMBLY, No. 3541

with committee amendments

STATE OF NEW JERSEY

DATED: JANUARY 26, 2009

The Assembly Environment and Solid Waste Committee reports favorably and with committee amendments Assembly Bill No.3541.

As amended by the committee, this bill would extend the two-year deadline for the completion of a course of instruction for municipal certified recycling coordinators an additional two years, from January 13, 2010 to January 13, 2012.

The provisions of the "Recycling Enhancement Act," P.L.2007, c.311 (C.13:1E-96.2 et al.) require every municipality to designate one or more persons as the municipal certified recycling coordinator no later than January 13, 2010. The designated municipal certified recycling coordinator is required to have completed the requirements of a course of instruction in various aspects of recycling program management, as determined and administered by the Department of Environmental Protection. This bill would provide municipalities with an additional two years to meet the requirements.

COMMITTEE AMENDMENTS:

The committee amendments to the bill:

- 1) extend the deadline by two years, rather than three years; and
- 2) make technical amendments to the bill to update the statutory text to reflect the enactment of P.L.2008, c.130 (C.13:1E-99.96a et al.), signed into law on January 12, 2009.

SENATE COMMUNITY AND URBAN AFFAIRS COMMITTEE

STATEMENT TO

[First Reprint] **ASSEMBLY, No. 3541**

STATE OF NEW JERSEY

DATED: MARCH 9, 2009

The Senate Community and Urban Affairs Committee reports favorably Assembly Bill No. 3541(1R).

This bill extends the two-year deadline for the completion of a course of instruction for municipal certified recycling coordinators an additional two years, from January 13, 2010 to January 13, 2012.

The provisions of the "Recycling Enhancement Act," P.L.2007, c.311 (C.13:1E-96.2 et al.) require every municipality to designate one or more persons as the municipal certified recycling coordinator no later than January 13, 2010. The designated municipal certified recycling coordinator is required to have completed the requirements of a course of instruction in various aspects of recycling program management, as determined and administered by the Department of Environmental Protection.

The bill is identical to S-2609.

SENATE, No. 2609

STATE OF NEW JERSEY 213th LEGISLATURE

INTRODUCED FEBRUARY 26, 2009

Sponsored by:

Senator MARCIA A. KARROW

District 23 (Warren and Hunterdon)

Senator STEVEN V. OROHO

District 24 (Sussex, Hunterdon and Morris)

SYNOPSIS

Extends deadline for municipal certified recycling coordinator requirements.

CURRENT VERSION OF TEXT

As introduced.



AN ACT concerning municipal recycling coordinators, and amending P.L.1987, c.102.

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

- 1. Section 6 of P.L.1987, c.102 (C.13:1E-99.16) is amended to read as follows:
- 6. Each municipality in this State shall, [within 24 months of the effective date of P.L.2007, c.311 (C.13:1E-96.2 et al.)] by January 13, 2012, designate one or more persons as the municipal certified recycling coordinator. For the purposes of this section, "municipal certified recycling coordinator" means a person who shall have completed the requirements of a course of instruction in various aspects of recycling program management, as determined and administered by the department.

Each municipality shall establish and implement a municipal recycling program in accordance with the following requirements:

- a. Each municipality shall provide for a collection system for the recycling of the recyclable materials designated in the district recycling plan as may be necessary to achieve the designated recovery targets set forth in the plan in those instances where a recycling collection system is not otherwise provided for by the generator or by the county, interlocal service agreement or joint service program, or other private or public recycling program operator.
- b. The governing body of each municipality shall adopt an ordinance which requires persons generating municipal solid waste within its municipal boundaries to source separate from the municipal solid waste stream, in addition to leaves, the specified recyclable materials for which markets have been secured and, unless recycling is otherwise provided for by the generator, place these specified recyclable materials for collection in the manner provided by the ordinance.
- c. The governing body of each municipality shall, at least once every 36 months, conduct a review and make necessary revisions to the master plan and development regulations adopted pursuant to P.L.1975, c.291 (C.40:55D-1 et seq.), which revisions shall reflect changes in federal, State, county and municipal laws, policies and objectives concerning the collection, disposition and recycling of designated recyclable materials.
- The revised master plan shall include provisions for the collection, disposition and recycling of recyclable materials designated in the municipal recycling ordinance adopted pursuant to subsection b. of this section, and for the collection, disposition and

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

S2609 KARROW, OROHO

recycling of designated recyclable materials within any development proposal for the construction of 50 or more units of single-family residential housing or 25 or more units of multifamily residential housing and any commercial or industrial development proposal for the utilization of 1,000 square feet or more of land.

- d. The governing body of a municipality may exempt persons occupying commercial and institutional premises within its municipal boundaries from the source separation requirements of the ordinance adopted pursuant to subsection b. of this section if those persons have otherwise provided for the recycling of the recyclable materials designated in the district recycling plan from solid waste generated at those premises. To be eligible for an exemption pursuant to this subsection, a commercial or institutional solid waste generator annually shall provide written documentation to the municipality of the total number of tons recycled.
- e. The governing body of each municipality shall, on or before July 1 of each year, submit a recycling tonnage report to the New Jersey Office of Recycling in accordance with rules and regulations adopted by the department therefor.
- f. The governing body of each municipality shall, at least once every six months, notify all persons occupying residential, commercial, and institutional premises within its municipal boundaries of local recycling opportunities, and the source separation requirements of the ordinance. In order to fulfill the notification requirements of this subsection, the governing body of a municipality may, in its discretion, place an advertisement in a newspaper circulating in the municipality, post a notice in public places where public notices are customarily posted, include a notice with other official notifications periodically mailed to residential taxpayers, or any combination thereof, as the municipality deems necessary and appropriate.

The governing body of a municipality that adopts a recycling ordinance pursuant to subsection b. of this section may limit the collection of designated recyclable materials to specified operating hours in order to preserve the peace and quiet in neighborhoods during the hours when most residents are asleep.

(cf: P.L.2008, c.130, s.20)

2. This act shall take effect immediately.

STATEMENT

This bill would extend the two-year deadline for the completion of a course of instruction for municipal certified recycling coordinators an additional two years, from January 13, 2010 to January 13, 2012.

S2609 KARROW, OROHO

4

1	The provisions of the "Recycling Enhancement Act," P.L.2007,
2	c.311 (C.13:1E-96.2 et al.) require every municipality to designate
3	one or more persons as the municipal certified recycling coordinator
4	no later than January 13, 2010. The designated municipal certified
5	recycling coordinator is required to have completed the
6	requirements of a course of instruction in various aspects of
7	recycling program management, as determined and administered by
8	the Department of Environmental Protection. This bill would
9	provide municipalities with an additional two years to meet the
10	requirements.

SENATE COMMUNITY AND URBAN AFFAIRS COMMITTEE

STATEMENT TO

SENATE, No. 2609

STATE OF NEW JERSEY

DATED: MARCH 9, 2009

The Senate Community and Urban Affairs Committee reports favorably Senate Bill No. 2609.

This bill extends the two-year deadline for the completion of a course of instruction for municipal certified recycling coordinators an additional two years, from January 13, 2010 to January 13, 2012.

The provisions of the "Recycling Enhancement Act," P.L.2007, c.311 (C.13:1E-96.2 et al.) require every municipality to designate one or more persons as the municipal certified recycling coordinator no later than January 13, 2010. The designated municipal certified recycling coordinator is required to have completed the requirements of a course of instruction in various aspects of recycling program management, as determined and administered by the Department of Environmental Protection.

The bill is identical to A-3541(1R).