40A:4-45.45a

LEGISLATIVE HISTORY CHECKLIST

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LAWS OF: 2008 **CHAPTER:** 6

NJSA: 40A:4-45.45a (Delays effective date of recycling tax and adjusts allocation of moneys in the State

Recycling Fund)

BILL NO: A1910 (Substituted for S796)

SPONSOR(S) McKeon and Others

DATE INTRODUCED: January 24, 2008

COMMITTEE: ASSEMBLY: Environment and Solid Waste

Appropriations

SENATE: ---

AMENDED DURING PASSAGE: Yes

DATE OF PASSAGE: ASSEMBLY: March 13, 2008

SENATE: March 17, 2008

DATE OF APPROVAL: March 26, 2008

FOLLOWING ARE ATTACHED IF AVAILABLE:

FINAL TEXT OF BILL (Third reprint enacted)

A1910

SPONSOR'S STATEMENT: (Begins on page 5 of original bill)

Yes

COMMITTEE STATEMENT: ASSEMBLY: Yes Environment

1-28-08 3-6-08

Appropriations

3-10-08

SENATE: No

(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: Yes

LEGISLATIVE FISCAL ESTIMATE: Yes

S796

SPONSOR'S STATEMENT: (Begins on page 5 of original bill)

Yes

COMMITTEE STATEMENT: ASSEMBLY: No

SENATE: Yes

FLOOR AMENDMENT STATEMENT: Yes

LEGISLATIVE FISCAL ESTIMATE: Yes

(continued)

GOVERNOR'S PRESS RELEASE ON SIGNING:	No
FOLLOWING WERE PRINTED: To check for circulating copies, contact New Jersey State Governme Publications at the State Library (609) 278-2640 ext.103 or mailto:ref	
REPORTS:	No
HEARINGS:	Yes
NEWSPAPER ARTICLES:	No

974.90 P252, 2008

VETO MESSAGE:

Committee meeting of Senate Environment Committee: Senate bill no. 795 (appropriates \$33 million from the Garden State Green Acres Preservation Trust Fund for state acquisition of lands for recreation and conservation purposes); Senate bill no. 796 (delays effective date of recycling tax); the committee will also receive testimony from the public concerning their primary priority for change to environmental laws or programs for 2008. January 28, 2008. Trenton, New Jersey.

No

http://www.njstatelib.org/digit/p252/p2522008.pdf

LAW

P.L. 2008, CHAPTER 6, approved March 26, 2008 Assembly, No. 1910 (Third Reprint)

AN ACT concerning the recycling tax on solid waste generation, ³[and]³ amending ²P.L.1981, c.278 and² P.L.2007, c.311 ³, and supplementing P.L.2007, c.62³.

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

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- 1. Section 4 of P.L.2007, c.311 (C.13:1E-96.5) is amended to read as follows:
- 4. a. (1) [There] Beginning on April 1, 2008, there is levied upon the owner or operator of every solid waste facility a recycling tax of \$3.00 per ton on all solid waste accepted for disposal or transfer at the solid waste facility.

The recycling tax shall not be imposed on solid waste transported from an in-state transfer station from which the recycling tax has been levied on the owner or operator thereof to an in-state solid waste facility for final disposal.

- (a) The recycling tax shall not be imposed on the owner or operator of a railroad transfer station or other facility designed exclusively to transport waste on railroads.
- (b) The recycling tax shall not be imposed on the owner or operator of a sanitary landfill facility for the acceptance for disposal of the ash residue resulting from the incineration of solid waste at a resource recovery facility.
- (c) The recycling tax shall not be imposed on the owner or operator of a solid waste facility for the acceptance for disposal of solid waste originating from out-of-state sources under a contract awarded prior to December 31, 2007 if the contract does not include a change-in-law or similar mechanism by which the recycling tax imposed by this section may be passed through as a fee or surcharge on the rates and charges set forth in the contract.
- (d) The recycling tax shall not be imposed on the owner or operator of a resource recovery facility for the acceptance for disposal of solid waste originating from in-state sources under a contract awarded prior to December 31, 2007 if the contract does not include a change-in-law or similar mechanism by which the

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

Matter underlined thus is new matter.

Matter enclosed in superscript numerals has been adopted as follows:

¹Assembly AEN committee amendments adopted January 28, 2008.

²Assembly floor amendments adopted February 7, 2008.

³Assembly AEN committee amendments adopted March 6, 2008.

recycling tax imposed by this section may be passed through as a fee or surcharge on the rates and charges set forth in the contract.

 The recycling tax shall be imposed on the owner or operator of a solid waste facility for the acceptance for disposal of solid waste originating from out-of-state sources under any contract awarded after December 31, 2007.

- (2) [There] Beginning on April 1, 2008, there is levied upon every solid waste collector that transports solid waste for transshipment or direct transportation to an out-of-state disposal sitea recycling tax. The recycling tax shall be levied on the solid waste collector at the rate of \$3.00 per ton on all solid waste collected for transportation to a railroad transfer station or other facility designed to transport waste on railroads or directly to an out-of-state disposal site.
- b. (1) Every person subject to the recycling tax shall, [within 30 days of the effective date of this act] by ³[March 1, 2008] April 1, 2008³, register with the director on forms prescribed by the director.
- (2) Every person subject to the recycling tax shall, on or before [the first day of the first full fiscal quarter following the effective date of this act] '[July 1, 2008] July 20, 2008', and quarterly thereafter 'with returns due the 20th day of the first month following the end of the quarter', render a return under oath to the director, on such forms as may be prescribed by the director, indicating the number of tons of solid waste accepted for disposal or transfer, or collected, as appropriate, and at that time shall pay the full amount due.
- c. If a return required by this section is not filed, or if a return when filed is incorrect or insufficient in the opinion of the director, the amount due shall be determined by the director from such information as may be available. Notice of the determination shall be given to the person subject to the recycling tax. The determination shall finally and irrevocably fix the amount due, unless the person on whom it is imposed, within 90 days after the giving of the notice of the determination, shall file a protest in writing as provided in R.S.54:49-18 and request a hearing, or unless the director on the director's own motion shall redetermine the same. After the hearing the director shall give notice of the determination to the person on whom the recycling tax is imposed.
- d. Any person subject to the recycling tax who fails to file a return when due or to pay any tax when it becomes due, as herein provided, shall be subject to such penalties and interest as provided in the "State Tax Uniform Procedure Law," R.S.54:48-1 et seq. If the director determines that the failure to comply with any provision of this section was excusable under the circumstances, the director may remit that part or all of the penalty as shall be appropriate under the circumstances.

e. The director shall deposit all revenues collected pursuant to this section in the State Recycling Fund established pursuant to section 5 of P.L.1981, c.278 (C.13:1E-96).

- f. In addition to the other powers granted to the director in this section, the director is authorized:
- (1) To delegate to any officer or employee of the division those powers and duties as the director deems necessary to carry out efficiently the provisions of this section, and the person to whom the power has been delegated shall possess and may exercise all of these powers and perform all of the duties delegated by the director;
- (2) To prescribe and distribute all necessary forms for the implementation of this section.
- g. (1) Every owner or operator of a solid waste facility may collect the recycling tax imposed by this section by (a) including the amount of recycling tax due as a separate line item on every customer bill or other statement presented to a solid waste collector or solid waste generator; (b) including the amount of recycling tax due as a fee or surcharge on any amount collected under a contract awarded pursuant to the "Local Public Contracts Law," P.L.1971, c.198 (C.40A:11-1 et seq.) or any other law for the provision of solid waste collection or solid waste disposal services; or (c) imposing an automatic surcharge on any tariff established pursuant to law for the solid waste disposal or transfer operations of the solid waste facility.
- (2) Every solid waste collector is hereby authorized to calculate, charge and collect rates, fees or surcharges from all solid waste generators serviced by the solid waste collector sufficient to recover the recycling tax collected by the owner or operator of the solid waste facility.
- (3) Every solid waste collector subject to the recycling tax is hereby authorized to calculate, charge and collect rates, fees or surcharges from all solid waste generators serviced by the solid waste collector sufficient to recover the recycling tax imposed by this section.
- h. The recycling tax imposed by this section shall be governed in all respects by the provisions of the "State Tax Uniform Procedure Law," R.S.54:48-1 et seq., except only to the extent that a specific provision of this section may be in conflict therewith.
- i. (1) The recycling tax imposed by this section shall not be imposed on the owner or operator of a materials recovery facility for the acceptance of Type 13C Construction and Demolition waste, provided that the facility meets or exceeds recyclable materials extraction rates as established by the department.
- (2) The recycling tax imposed by this section shall not be imposed on a solid waste collector or the owner or operator of a solid waste facility for the collection or acceptance for disposal or transfer of residue resulting from the operations of a scrap

processing facility as defined in section 2 of P.L.1987, c.102 (C.13:1E-99.12).

- j. The recycling tax imposed by this section shall not be imposed on a solid waste collector or the owner or operator of a solid waste facility for the collection or acceptance for disposal or transfer of residue, provided that the residue is generated as a result of the use of post-consumer waste material in the manufacture of a recycled product which constitutes at least 75% of total annual sales dollar volume of the products manufactured by a manufacturer in this State as determined by the director.
 - k. The registration issued to any person subject to the recycling tax who violates the provisions of this section may be subject to revocation or suspension pursuant to section 12 of P.L.1970, c.39 (C.13:1E-12).
- 1. Subsections a. through k. of this section shall be without effect 16 on and after the tenth day following a certification by the Director 17 of the Division of Budget and Accounting in the Department of the 18 Treasury pursuant to subsection b. of section 6 of P.L.2007, c.311 19 (C.13:1E-96.7).
- 20 (cf: P.L.2007, c.311, s.4)

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- ²2. Section 3 of P.L.2007, c.311 ³[(C.13:1E-96.5)] (C.13:1E-96.4)³ is amended to read as follows:
 - ³3. For the purposes of this act: ³

"Beverage container" means an individual, separate, hermetically sealed, or made airtight with a metal or plastic cap, bottle or can composed of glass, metal, plastic or any combination thereof, containing a beverage.

"Certified recycling coordinator" means a person or persons designated as such pursuant to section 3 of P.L.1987, c.102 (C.13:1E-99.13) or section 6 of P.L.1987, c.102 (C.13:1E-99.16).

32 "Commissioner" means the Commissioner of Environmental 33 Protection.

34 "Department" means the Department of Environmental 35 Protection.

"Director" means the Director of the Division of Taxation in theDepartment of the Treasury.

38 "Division" means the Division of Taxation in the Department of 39 the Treasury.

"Materials recovery" means the processing and separation of solid waste utilizing manual or mechanical methods for the purposes of recovering recyclable materials for disposition and recycling prior to the disposal of the residual solid waste at an authorized solid waste facility.

"Materials recovery facility" means a transfer station or other authorized solid waste facility at which nonhazardous solid waste, which material is not source separated by the generator thereof prior to collection, is received for onsite processing and separation utilizing manual or mechanical methods for the purposes of recovering recyclable materials for disposition and recycling prior to the disposal of the residual solid waste at an authorized solid waste facility.

"Post-consumer waste material" means a material or product that would otherwise become solid waste, having completed its intended end use and product life cycle; except that "post-consumer waste material" shall not include secondary waste material or materials and by-products generated from, and commonly used within, an original manufacturing and fabrication process.

"Recycled product" means any product or commodity which is manufactured or produced in whole or in part from post-consumer waste material and which meets the recycled content standard of the United States Environmental Protection Agency as published in the Comprehensive Procurement Guidelines for Products Containing Recovered Material.

"Residue" means any solid waste generated as a result of the use of post-consumer waste material in the manufacture of a recycled product.

"Resource recovery facility" means a solid waste facility constructed and operated for the incineration of solid waste for energy production and the recovery of metals and other materials for reuse; or a mechanized composting facility, or any other solid waste facility constructed or operated for the collection, separation, recycling, and recovery of metals, glass, paper, and other materials for reuse or for energy production.

"Secondary waste material" means waste material generated after the completion of a manufacturing process.

"Solid waste" means the same as that term is defined in section 3 of P.L.1970, c.39 (C.13:1E-3), except that, as used in the provisions of P.L.2007, c.311 (C.13:1E-96.2 et al.), "solid waste" shall be limited to the following solid waste ID types: Type 10 Municipal; [Type 12 Dry sewage sludge;] Type 13 Bulky waste; Type 13C Construction and Demolition waste; Type 23 Vegetative waste; Type 25 Animal and food processing wastes; and Type 27 Dry industrial waste, including Type 27-A Asbestos-containing waste, as set forth in N.J.A.C.7:26-1.6 and N.J.A.C.7:26-2.13.

"Solid waste collection" means the activity related to pick-up and transportation of solid waste from its source or location to a solid waste facility or other destination.

"Solid waste collector" means a person engaged in the collection of solid waste and registered pursuant to sections 4 and 5 of P.L.1970, c.39 (C.13:1E-4 and 13:1E-5); or any municipality wherein the municipal governing body has established and operates a municipal service system for solid waste collection pursuant to R.S.40:66-1.

"Solid waste disposal" means the storage, treatment, utilization, processing, transfer, or final disposal of solid waste.

1 "Solid waste facilities" means and includes the plants, structures 2 and other real and personal property acquired, constructed or 3 operated or to be acquired, constructed or operated by, or on behalf 4 of, any person, public authority or county pursuant to the provisions 5 of P.L.1970, c.39 (C.13:1E-1 et seq.) or any other act, including 6 transfer stations, incinerators, resource recovery facilities, sanitary 7 landfill facilities or other plants for the disposal of solid waste, and 8 all vehicles, equipment and other real and personal property and 9 rights therein and appurtenances necessary or useful and convenient 10 for the collection or disposal of solid waste in a sanitary manner.² (cf: P.L.2007, c.311, s.3) 11

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- ²3. Section 5 of P.L.1981, c.278 (C.13:1E-96) is amended to read as follows:
- 5. a. The State Recycling Fund (hereinafter referred to as the "fund") is established as a nonlapsing, revolving fund. The fund shall be administered by the Department of Environmental Protection, and shall be credited with all recycling tax revenue collected pursuant to section 4 of P.L.2007, c.311 (C.13:1E-96.5), and all interest received on moneys in the fund.
- b. Moneys in the fund shall be appropriated annually solely for the following purposes and no others:
- (1) Not less than 60% of the estimated annual balance of the fund shall be used for the annual expenses of a program for direct recycling grants to municipalities or counties in those instances where a county, at its own expense, provides for the collection, processing and marketing of recyclable materials on a regional basis. The amount of a direct recycling grant shall be calculated on the basis of the total number of tons of recyclable materials annually recycled from residential, commercial and institutional sources within a particular municipality, or group of municipalities in the case of a county recycling program. No direct recycling grant shall exceed \$10 per ton of recyclable materials recycled. All grant moneys received by a municipality shall be expended only for its recycling program. The department may allocate a portion of the direct recycling grant moneys as bonus grants to municipalities and counties whenever a municipality or county, at its own expense, provides for the collection of recyclable materials in its recycling The department shall announce each year the total program. amount of moneys available in the bonus grant fund.

A municipality may distribute a portion of its direct recycling grant moneys to nonprofit groups that are located within that municipality and which have contributed to the receipt of the direct recycling grant, except that this distribution shall not exceed the value of approved documented tonnage contributed by a nonprofit group.

A municipality may designate any nonprofit group as a recycling agent. A recycling agent shall receive that part of the municipality's

direct recycling grant under this paragraph that represents the percentage of the grant received by the municipality due to the documented tonnage contributed by that recycling agent. Moneys received by a recycling agent shall be expended only for its recycling program. Any moneys not used for recycling shall be returned by the recycling agent to the municipality.

To be eligible for a direct recycling grant pursuant to this paragraph, a municipality or county in the case of a county recycling program shall demonstrate that the recyclable materials recycled by the municipal or county recycling program were not diverted from a commercial recycling program already in existence on the effective date of the ordinance or resolution establishing the municipal or county recycling program.

To remain eligible for a direct recycling grant pursuant to this paragraph, a municipality or county in the case of a county recycling program shall submit an annual recycling tonnage report to the department in accordance with rules and regulations adopted by the department therefor. Following the designation of a district certified recycling coordinator pursuant to section 3 of P.L.1987, c.102 (C.13:1E-99.13) and the designation of a municipal certified recycling coordinator pursuant to section 6 of P.L.1987, c.102 (C.13:1E-99.16), the department shall not accept an annual recycling tonnage report from a county or municipality unless the report has been signed by a certified recycling coordinator.

No direct recycling grant to any municipality shall be used for constructing or operating any facility for the baling of wastepaper or for the shearing, baling or shredding of ferrous or nonferrous materials.

Whenever a municipality operates a municipal service system for solid waste collection pursuant to R.S.40:66-1, or provides for regular solid waste collection service under a contract awarded pursuant to the "Local Public Contracts Law," P.L.1971, c.198 (C.40A:11-1 et seq.), the amount of grant moneys received by the municipality shall not be less than the annual amount of recycling tax paid by the municipality pursuant to section 4 of P.L.2007, c.311 (C.13:1E-96.5), except that all grant moneys received by the municipality shall be expended only for its recycling program;

- (2) 5% of the estimated annual balance of the fund shall be used for State recycling program planning and program funding, including the administrative expenses thereof;
- (3) 25% of the estimated annual balance of the fund shall be used to provide State aid to counties for preparing, revising, and implementing solid waste management plans, including the implementation of the goals of the State Recycling Plan. The moneys may also be used by the counties to support community oversight projects and to establish a citizens' advisory committee. A county receiving State aid shall not expend more than 2% of the amount of aid received in any year for the costs of administering the

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1 aid. The State aid shall be distributed to the counties on the basis of 2 the total amount of solid waste generated from within each county 3 during the previous calendar year as determined by the department. In the event that the department determines that any county has 4 5 failed to fulfill its district solid waste management planning responsibilities, the department may withhold for an entire year or 6 7 until the county fulfills its responsibilities, all or a portion of the 8 amount of moneys that county would have received in any year 9 pursuant to this paragraph. Any moneys withheld for an entire year 10 shall be distributed among the remaining counties in the same 11 proportion as the other moneys were distributed. The moneys may 12 also be used by the counties for household hazardous waste 13 collection, and for recycling program planning and program 14 funding, including the administrative expenses thereof;

- (4) 5% of the estimated annual balance of the fund shall be used by counties for public information and education programs concerning recycling activities; and
- (5) Not more than 5% of the estimated annual balance of the fund shall be used by the department to provide grants to institutions of higher education [to conduct research in] for recycling demonstration, research or education, including professional training.
- (cf: P.L.2007, c.311, s.7)²

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³4. (New section) Notwithstanding the provisions of section 10 of P.L.2007, c.62 (C.40A:4-45.45) to the contrary, amounts required to be raised to pay the recycling tax imposed by section 4 of P.L.2007, c.311 (C.13:1E-96.5) shall be treated as an exclusion that shall be added to the calculation of the adjusted tax levy.³

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 3 [2[2.] <u>4.</u>2] <u>5.</u>3 This act shall take effect immediately 3 and section 1 shall be retroactive to January 13, 2008³.

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Delays effective date of recycling tax and adjusts allocation of moneys in the State Recycling Fund.

ASSEMBLY, No. 1910

STATE OF NEW JERSEY

213th LEGISLATURE

INTRODUCED JANUARY 24, 2008

Sponsored by: Assemblyman JOHN F. MCKEON District 27 (Essex)

SYNOPSIS

Delays effective date of recycling tax.

CURRENT VERSION OF TEXT

As introduced.



AN ACT concerning the recycling tax on solid waste generation, and amending P.L.2007, c.311.

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

- 1. Section 4 of P.L.2007, c.311 (C.13:1E-96.5) is amended to read as follows:
- 4. (New section) a. (1) [There] Beginning on April 1, 2008, there is levied upon the owner or operator of every solid waste facility a recycling tax of \$3.00 per ton on all solid waste accepted for disposal or transfer at the solid waste facility.

The recycling tax shall not be imposed on solid waste transported from an in-state transfer station from which the recycling tax has been levied on the owner or operator thereof to an in-state solid waste facility for final disposal.

- (a) The recycling tax shall not be imposed on the owner or operator of a railroad transfer station or other facility designed exclusively to transport waste on railroads.
- (b) The recycling tax shall not be imposed on the owner or operator of a sanitary landfill facility for the acceptance for disposal of the ash residue resulting from the incineration of solid waste at a resource recovery facility.
- (c) The recycling tax shall not be imposed on the owner or operator of a solid waste facility for the acceptance for disposal of solid waste originating from out-of-state sources under a contract awarded prior to December 31, 2007 if the contract does not include a change-in-law or similar mechanism by which the recycling tax imposed by this section may be passed through as a fee or surcharge on the rates and charges set forth in the contract.
- (d) The recycling tax shall not be imposed on the owner or operator of a resource recovery facility for the acceptance for disposal of solid waste originating from in-state sources under a contract awarded prior to December 31, 2007 if the contract does not include a change-in-law or similar mechanism by which the recycling tax imposed by this section may be passed through as a fee or surcharge on the rates and charges set forth in the contract.

The recycling tax shall be imposed on the owner or operator of a solid waste facility for the acceptance for disposal of solid waste originating from out-of-state sources under any contract awarded after December 31, 2007.

(2) [There] Beginning on April 1, 2008, there is levied upon every solid waste collector that transports solid waste for transshipment or direct transportation to an out-of-state disposal site a recycling tax. The recycling tax shall be levied on the solid waste

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

collector at the rate of \$3.00 per ton on all solid waste collected for transportation to a railroad transfer station or other facility designed to transport waste on railroads or directly to an out-of-state disposal site.

- b. (1) Every person subject to the recycling tax shall, [within 30 days of the effective date of this act] by March 1, 2008, register with the director on forms prescribed by the director.
- (2) Every person subject to the recycling tax shall, on or before the first day of the first full fiscal quarter following the effective date of this act July 1, 2008, and quarterly thereafter, render a return under oath to the director, on such forms as may be prescribed by the director, indicating the number of tons of solid waste accepted for disposal or transfer, or collected, as appropriate, and at that time shall pay the full amount due.
- c. If a return required by this section is not filed, or if a return when filed is incorrect or insufficient in the opinion of the director, the amount due shall be determined by the director from such information as may be available. Notice of the determination shall be given to the person subject to the recycling tax. The determination shall finally and irrevocably fix the amount due, unless the person on whom it is imposed, within 90 days after the giving of the notice of the determination, shall file a protest in writing as provided in R.S.54:49-18 and request a hearing, or unless the director on the director's own motion shall redetermine the same. After the hearing the director shall give notice of the determination to the person on whom the recycling tax is imposed.
- d. Any person subject to the recycling tax who fails to file a return when due or to pay any tax when it becomes due, as herein provided, shall be subject to such penalties and interest as provided in the "State Tax Uniform Procedure Law," R.S.54:48-1 et seq. If the director determines that the failure to comply with any provision of this section was excusable under the circumstances, the director may remit that part or all of the penalty as shall be appropriate under the circumstances.
- e. The director shall deposit all revenues collected pursuant to this section in the State Recycling Fund established pursuant to section 5 of P.L.1981, c.278 (C.13:1E-96).
- f. In addition to the other powers granted to the director in this section, the director is authorized:
- (1) To delegate to any officer or employee of the division those powers and duties as the director deems necessary to carry out efficiently the provisions of this section, and the person to whom the power has been delegated shall possess and may exercise all of these powers and perform all of the duties delegated by the director;
- (2) To prescribe and distribute all necessary forms for the implementation of this section.
- g. (1) Every owner or operator of a solid waste facility may collect the recycling tax imposed by this section by (a) including

the amount of recycling tax due as a separate line item on every customer bill or other statement presented to a solid waste collector or solid waste generator; (b) including the amount of recycling tax due as a fee or surcharge on any amount collected under a contract awarded pursuant to the "Local Public Contracts Law," P.L.1971, c.198 (C.40A:11-1 et seq.) or any other law for the provision of solid waste collection or solid waste disposal services; or (c) imposing an automatic surcharge on any tariff established pursuant to law for the solid waste disposal or transfer operations of the solid waste facility.

- (2) Every solid waste collector is hereby authorized to calculate, charge and collect rates, fees or surcharges from all solid waste generators serviced by the solid waste collector sufficient to recover the recycling tax collected by the owner or operator of the solid waste facility.
- (3) Every solid waste collector subject to the recycling tax is hereby authorized to calculate, charge and collect rates, fees or surcharges from all solid waste generators serviced by the solid waste collector sufficient to recover the recycling tax imposed by this section.
- h. The recycling tax imposed by this section shall be governed in all respects by the provisions of the "State Tax Uniform Procedure Law," R.S.54:48-1 et seq., except only to the extent that a specific provision of this section may be in conflict therewith.
- i. (1) The recycling tax imposed by this section shall not be imposed on the owner or operator of a materials recovery facility for the acceptance of Type 13C Construction and Demolition waste, provided that the facility meets or exceeds recyclable materials extraction rates as established by the department.
- (2) The recycling tax imposed by this section shall not be imposed on a solid waste collector or the owner or operator of a solid waste facility for the collection or acceptance for disposal or transfer of residue resulting from the operations of a scrap processing facility as defined in section 2 of P.L.1987, c.102 (C.13:1E-99.12).
- j. The recycling tax imposed by this section shall not be imposed on a solid waste collector or the owner or operator of a solid waste facility for the collection or acceptance for disposal or transfer of residue, provided that the residue is generated as a result of the use of post-consumer waste material in the manufacture of a recycled product which constitutes at least 75% of total annual sales dollar volume of the products manufactured by a manufacturer in this State as determined by the director.
- k. The registration issued to any person subject to the recycling tax who violates the provisions of this section may be subject to revocation or suspension pursuant to section 12 of P.L.1970, c.39 (C.13:1E-12).

A1910 MCKEON

1	l. Subsections a. through k. of this section shall be without effect
2	on and after the tenth day following a certification by the Director
3	of the Division of Budget and Accounting in the Department of the
4	Treasury pursuant to subsection b. of section 6 of P.L.2007, c.311
5	(C.13:1E-96.7).
6	(cf: P.L.2007, c.311, s.4)
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8	2. This act shall take effect immediately.
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11	STATEMENT
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13	This bill delays the effective date of the recycling tax imposed
14	under the "Recycling Enhancement Act," (P.L.2007, c.311) until
15	April 1, 2008.
16	Under the provisions of P.L.2007, c.311, every person subject to
17	the recycling tax must register with the Director of the Division of
18	Taxation in the Department of the Treasury by February 12, 2008.
19	Thereupon, every taxpayer must submit a quarterly tax payment to
20	the director by April 1, 2008, (for the taxes due for the period
21	between January 14, 2008 and March 31, 2008) and quarterly
22	thereafter.
23	Under this bill, every person subject to the recycling tax must
24	register with the Director of the Division of Taxation by March 1,
25	2008. Thereupon, every taxpayer must submit a quarterly tax
26	payment to the director by July 1, 2008, (for the taxes due for the
27	period between April 1, 2008 and June 30, 2008) and quarterly
28	thereafter.

ASSEMBLY ENVIRONMENT AND SOLID WASTE COMMITTEE

STATEMENT TO

ASSEMBLY, No. 1910

with committee amendments

STATE OF NEW JERSEY

DATED: JANUARY 28, 2008

The Assembly Environment and Solid Waste Committee reports favorably and with committee amendments Assembly Bill No. 1910.

As amended, this bill would delay the effective date of the recycling tax imposed under the "Recycling Enhancement Act," (P.L.2007, c.311) until April 1, 2008.

Under the provisions of P.L.2007, c.311, every person subject to the recycling tax must register with the Director of the Division of Taxation in the Department of the Treasury by February 12, 2008. Thereupon, every taxpayer must submit a quarterly tax payment to the director by April 1, 2008 (for the taxes due for the period between January 14, 2008 and March 31, 2008), and quarterly thereafter.

Under this bill, as amended by the committee, every person subject to the recycling tax would be required to register with the Director of the Division of Taxation by March 1, 2008. Under the bill, every taxpayer would be required to submit a quarterly tax payment to the director by July 20, 2008 (for the taxes due for the period between April 1, 2008 and June 30, 2008), and quarterly thereafter with returns due the 20th day of the first month following the end of the quarter.

As amended, this bill is identical to Senate Bill No. 796(1R) of 2008.

COMMITTEE AMENDMENTS

The committee amendments to the bill change the date by which a person must render a quarterly tax payment from July 1, 2008 to July 20, 2008 and, for subsequent quarters, the 20th day of the first month following the end of the quarter.

LEGISLATIVE FISCAL ESTIMATE

[First Reprint]

ASSEMBLY, No. 1910 STATE OF NEW JERSEY 213th LEGISLATURE

DATED: FEBRUARY 14, 2008

SUMMARY

Synopsis: Delays effective date of recycling tax.

Type of Impact: Reduction of recycling tax revenue in the State Recycling Fund.

Agencies Affected: Department of Environmental Protection and Department of the

Treasury.

Office of Legislative Services Estimate

Fiscal Impact	<u>Year 1</u>	Year 2	Year 3
State Revenue		•	
Loss	\$7,192,000	\$0	\$0

- The bill delays the effective registration and payment due dates of the new recycling tax imposed under the "Recycling Enhancement Act" (P.L.2007, c.311).
- The bill moves the due date of the initial quarterly tax payments under the act from April 1, 2008 (for recycling taxes charged between January 14, 2008 and March 31, 2008) to July 20, 2008 (for recycling taxes charged between April 1, 2008 and June 30, 2008). Thus, no recycling taxes would be assessed until April 1, 2008.
- P.L.2007, c.311 imposes a recycling tax on solid waste generation that would provide increased State assistance to municipalities and counties for recycling programs. This tax would be levied on most owners or operators of solid waste facilities at the rate of \$3.00 per ton on all solid waste accepted for disposal or transfer.
- The Office of Legislative Services (OLS) estimates that the State Recycling Fund would lose approximately \$7.192 million in recycling tax revenues as a result of changing the effective date for assessing recycling taxes from January 14, 2008 to April 1, 2008.



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BILL DESCRIPTION

Assembly Bill No. 1910 (1R) of 2008 delays the effective registration and payment due dates of the recycling tax imposed under the "Recycling Enhancement Act" (P.L.2007, c.311). Under the act, every person subject to the recycling tax must register with the Division of Taxation by February 12, 2008. They must also submit their initial quarterly tax payment to the division by April 1, 2008 for recycling taxes due between January 14, 2008 and March 31, 2008. Thereafter, regular quarterly payments would be due by the first full day of each subsequent quarter.

Under the bill, taxpayer registration would be moved to March 1, 2008. The initial quarterly tax payment would be due by July 20, 2008 for recycling taxes assessed between April 1, 2008 and June 30, 2008, thus no recycling taxes would be assessed until April 1, 2008. Subsequent quarterly payments would be due by the 20th day of the first month following the end of the quarter.

FISCAL ANALYSIS

EXECUTIVE BRANCH

None.

OFFICE OF LEGISLATIVE SERVICES

The OLS estimates that the bill's enactment would result in a loss of approximately \$7.192 million to the State Recycling Fund in recycling tax revenues that would otherwise be collected during FY 2008. This estimate is based on an annual generation of \$34 million in recycling tax revenues, as projected in the Legislative Fiscal Estimate for Assembly Committee Substitute (1R) for Assembly Bill No. 1886 of 2006 (which became P.L.2007, c.311). This projection was calculated and provided to the OLS by the Division of Taxation in 2006.

Using the \$34 million estimate, the OLS calculated that \$7.192 million would not be collected during the 11 week period between January 14, 2008 to April 1, 2008 if the bill was enacted.

Section: Environment, Agriculture, Energy and Natural Resources

Analyst: Richard M. Handelman

Senior Fiscal Analyst

Approved: David J. Rosen

Legislative Budget and Finance Officer

This fiscal estimate has been prepared pursuant to P.L. 1980, c.67 (C. 52:13B-1 et seq.).

ASSEMBLY ENVIRONMENT AND SOLID WASTE COMMITTEE

STATEMENT TO

[Second Reprint] ASSEMBLY, No. 1910

with committee amendments

STATE OF NEW JERSEY

DATED: MARCH 6, 2008

The Assembly Environment and Solid Waste Committee reports favorably and with committee amendments Assembly Bill No. 1910 (2R).

As amended, this bill would delay the effective date of the recycling tax imposed under the "Recycling Enhancement Act," (P.L.2007, c.311) until April 1, 2008.

Under the provisions of P.L.2007, c.311, every person subject to the recycling tax must register with the Director of the Division of Taxation in the Department of the Treasury by February 12, 2008. Thereupon, every taxpayer must submit a quarterly tax payment to the director by April 1, 2008 (for the taxes due for the period between January 14, 2008 and March 31, 2008), and quarterly thereafter.

Under this bill, every person subject to the recycling tax would be required to register with the Director of the Division of Taxation by April 1, 2008.

Under the bill, every taxpayer would be required to submit a quarterly tax payment to the director by July 20, 2008 (for the taxes due for the period between April 1, 2008 and June 30, 2008), and quarterly thereafter with returns due the 20th day of the first month following the end of the quarter.

Under the bill, as amended by the committee, the deferral of the initiation of the recycling tax until April 1, 2008 would be retroactive to the initial enactment of the tax by P.L.2007, c.311 (which appeared to begin imposition of the recycling tax on January 13, 2008).

Under the bill, as amended by the committee, recycling tax revenue would be excluded from the property tax levy cap.

As amended, this bill is identical to Senate Bill No. 796 (2R) of 2008.

COMMITTEE AMENDMENTS

The committee amendments to the bill:

- 1) change the effective date to make section 1 of the bill retroactive to January 13, 2008, which makes the deferral of the initiation of the recycling tax until April 1, 2008 "retroactive" to the initial enactment of the tax by P.L.2007, c.311;
- 2) defer compliance with registration requirements from March 1, 2008 until April 1, 2008;
- 3) exclude recycling tax revenue from the property tax levy cap; and
 - 4) make technical corrections to section 2 of the bill.

STATEMENT TO

[First Reprint] ASSEMBLY, No. A1910

with Assembly Floor Amendments (Proposed By Assemblyman MCKEON)

ADOPTED: FEBRUARY 7, 2008

These amendments:

- 1) change the definition of solid waste that is subject to the recycling tax to exclude sewage sludge and to include asbestoscontaining waste within the meaning of that term;
- 2) adjust the allocation of recycling tax revenues in the State Recycling Fund to provide that not less than 60% of the estimated annual balance will be used for direct recycling grants to municipalities or counties; and
- 3) modify the allocation of moneys in the State Recycling Fund to provide that not more than 5% of the estimated annual balance will be used for grants to institutions of higher education for recycling demonstration, research or education, including professional training.

ASSEMBLY APPROPRIATIONS COMMITTEE

STATEMENT TO

[Third Reprint] ASSEMBLY, No. 1910

STATE OF NEW JERSEY

DATED: MARCH 10, 2008

The Assembly Appropriations Committee reports favorably Assembly Bill No. 1910 (3R).

This bill delays the effective date of the recycling tax imposed under the "Recycling Enhancement Act," (P.L.2007, c.311) until April 1, 2008.

Under the current provisions of P.L.2007, c.311, every person subject to the recycling tax must register with the Director of the Division of Taxation in the Department of the Treasury by February 12, 2008. Thereupon, every taxpayer must submit a quarterly tax payment to the director by April 1, 2008 (for the taxes due for the period between January 14, 2008 and March 31, 2008), and quarterly thereafter.

Under this bill, every person subject to the recycling tax is instead required to register with the Director of the Division of Taxation by April 1, 2008.

Under this bill, every taxpayer is required to submit a quarterly tax payment to the director by July 20, 2008 (for the taxes due for the period between April 1, 2008 and June 30, 2008), and quarterly thereafter with returns due the 20th day of the first month following the end of the quarter.

This bill clarifies that the deferral of the initiation of the recycling tax until April 1, 2008 is retroactive to the initial enactment of the tax by P.L.2007, c.311.

Further, this bill excludes recycling tax revenue from the property tax levy cap.

FISCAL IMPACT:

The Office of Legislative Services has estimated that the State Recycling Fund would lose approximately \$7.192 million in recycling tax revenues as a result of changing the effective date for assessing recycling taxes from January 14, 2008 to April 1, 2008.

SENATE, No. 796

STATE OF NEW JERSEY

213th LEGISLATURE

INTRODUCED JANUARY 24, 2008

Sponsored by:
Senator BOB SMITH
District 17 (Middlesex and Somerset)
Senator JEFF VAN DREW
District 1 (Cape May, Atlantic and Cumberland)

SYNOPSIS

Delays effective date of recycling tax.

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 1/29/2008)

AN ACT concerning the recycling tax on solid waste generation, and amending P.L.2007, c.311.

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

- 1. Section 4 of P.L.2007, c.311 (C.13:1E-96.5) is amended to read as follows:
- 4. (New section) a. (1) [There] Beginning on April 1, 2008, there is levied upon the owner or operator of every solid waste facility a recycling tax of \$3.00 per ton on all solid waste accepted for disposal or transfer at the solid waste facility.

The recycling tax shall not be imposed on solid waste transported from an in-state transfer station from which the recycling tax has been levied on the owner or operator thereof to an in-state solid waste facility for final disposal.

- (a) The recycling tax shall not be imposed on the owner or operator of a railroad transfer station or other facility designed exclusively to transport waste on railroads.
- (b) The recycling tax shall not be imposed on the owner or operator of a sanitary landfill facility for the acceptance for disposal of the ash residue resulting from the incineration of solid waste at a resource recovery facility.
- (c) The recycling tax shall not be imposed on the owner or operator of a solid waste facility for the acceptance for disposal of solid waste originating from out-of-state sources under a contract awarded prior to December 31, 2007 if the contract does not include a change-in-law or similar mechanism by which the recycling tax imposed by this section may be passed through as a fee or surcharge on the rates and charges set forth in the contract.
- (d) The recycling tax shall not be imposed on the owner or operator of a resource recovery facility for the acceptance for disposal of solid waste originating from in-state sources under a contract awarded prior to December 31, 2007 if the contract does not include a change-in-law or similar mechanism by which the recycling tax imposed by this section may be passed through as a fee or surcharge on the rates and charges set forth in the contract.

The recycling tax shall be imposed on the owner or operator of a solid waste facility for the acceptance for disposal of solid waste originating from out-of-state sources under any contract awarded after December 31, 2007.

(2) [There] Beginning on April 1, 2008, there is levied upon every solid waste collector that transports solid waste for transshipment or direct transportation to an out-of-state disposal site a recycling tax. The recycling tax shall be levied on the solid waste

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

collector at the rate of \$3.00 per ton on all solid waste collected for transportation to a railroad transfer station or other facility designed to transport waste on railroads or directly to an out-of-state disposal site.

- b. (1) Every person subject to the recycling tax shall, [within 30 days of the effective date of this act] by March 1, 2008, register with the director on forms prescribed by the director.
- (2) Every person subject to the recycling tax shall, on or before the first day of the first full fiscal quarter following the effective date of this act July 1, 2008, and quarterly thereafter, render a return under oath to the director, on such forms as may be prescribed by the director, indicating the number of tons of solid waste accepted for disposal or transfer, or collected, as appropriate, and at that time shall pay the full amount due.
- c. If a return required by this section is not filed, or if a return when filed is incorrect or insufficient in the opinion of the director, the amount due shall be determined by the director from such information as may be available. Notice of the determination shall be given to the person subject to the recycling tax. The determination shall finally and irrevocably fix the amount due, unless the person on whom it is imposed, within 90 days after the giving of the notice of the determination, shall file a protest in writing as provided in R.S.54:49-18 and request a hearing, or unless the director on the director's own motion shall redetermine the same. After the hearing the director shall give notice of the determination to the person on whom the recycling tax is imposed.
- d. Any person subject to the recycling tax who fails to file a return when due or to pay any tax when it becomes due, as herein provided, shall be subject to such penalties and interest as provided in the "State Tax Uniform Procedure Law," R.S.54:48-1 et seq. If the director determines that the failure to comply with any provision of this section was excusable under the circumstances, the director may remit that part or all of the penalty as shall be appropriate under the circumstances.
- e. The director shall deposit all revenues collected pursuant to this section in the State Recycling Fund established pursuant to section 5 of P.L.1981, c.278 (C.13:1E-96).
- f. In addition to the other powers granted to the director in this section, the director is authorized:
- (1) To delegate to any officer or employee of the division those powers and duties as the director deems necessary to carry out efficiently the provisions of this section, and the person to whom the power has been delegated shall possess and may exercise all of these powers and perform all of the duties delegated by the director;
- (2) To prescribe and distribute all necessary forms for the implementation of this section.
- g. (1) Every owner or operator of a solid waste facility may collect the recycling tax imposed by this section by (a) including

- the amount of recycling tax due as a separate line item on every customer bill or other statement presented to a solid waste collector or solid waste generator; (b) including the amount of recycling tax due as a fee or surcharge on any amount collected under a contract awarded pursuant to the "Local Public Contracts Law," P.L.1971, c.198 (C.40A:11-1 et seq.) or any other law for the provision of solid waste collection or solid waste disposal services; or (c) imposing an automatic surcharge on any tariff established pursuant to law for the solid waste disposal or transfer operations of the solid waste facility.
 - (2) Every solid waste collector is hereby authorized to calculate, charge and collect rates, fees or surcharges from all solid waste generators serviced by the solid waste collector sufficient to recover the recycling tax collected by the owner or operator of the solid waste facility.

- (3) Every solid waste collector subject to the recycling tax is hereby authorized to calculate, charge and collect rates, fees or surcharges from all solid waste generators serviced by the solid waste collector sufficient to recover the recycling tax imposed by this section.
- h. The recycling tax imposed by this section shall be governed in all respects by the provisions of the "State Tax Uniform Procedure Law," R.S.54:48-1 et seq., except only to the extent that a specific provision of this section may be in conflict therewith.
- i. (1) The recycling tax imposed by this section shall not be imposed on the owner or operator of a materials recovery facility for the acceptance of Type 13C Construction and Demolition waste, provided that the facility meets or exceeds recyclable materials extraction rates as established by the department.
- (2) The recycling tax imposed by this section shall not be imposed on a solid waste collector or the owner or operator of a solid waste facility for the collection or acceptance for disposal or transfer of residue resulting from the operations of a scrap processing facility as defined in section 2 of P.L.1987, c.102 (C.13:1E-99.12).
- j. The recycling tax imposed by this section shall not be imposed on a solid waste collector or the owner or operator of a solid waste facility for the collection or acceptance for disposal or transfer of residue, provided that the residue is generated as a result of the use of post-consumer waste material in the manufacture of a recycled product which constitutes at least 75% of total annual sales dollar volume of the products manufactured by a manufacturer in this State as determined by the director.
- k. The registration issued to any person subject to the recycling tax who violates the provisions of this section may be subject to revocation or suspension pursuant to section 12 of P.L.1970, c.39 (C.13:1E-12).

S796 B. SMITH, VAN DREW

1	1. Subsections a. through k. of this section shall be without effect
2	on and after the tenth day following a certification by the Director
3	of the Division of Budget and Accounting in the Department of the
4	Treasury pursuant to subsection b. of section 6 of P.L.2007, c.311
5	(C.13:1E-96.7).
6	(cf: P.L.2007, c.311, s.4)
7	
8	2. This act shall take effect immediately.
9	
10	
11	STATEMENT
12	
13	This bill delays the effective date of the recycling tax imposed
14	under the "Recycling Enhancement Act," (P.L.2007, c.311) until
15	April 1, 2008.
16	Under the provisions of P.L.2007, c.311, every person subject to
17	the recycling tax must register with the Director of the Division of
18	Taxation in the Department of the Treasury by February 12, 2008.
19	Thereupon, every taxpayer must submit a quarterly tax payment to
20	the director by April 1, 2008, (for the taxes due for the period
21	between January 14, 2008 and March 31, 2008) and quarterly
22	thereafter.
23	Under this bill, every person subject to the recycling tax must
24	register with the Director of the Division of Taxation by March 1,
25	2008. Thereupon, every taxpayer must submit a quarterly tax
26	payment to the director by July 1, 2008, (for the taxes due for the
27	period between April 1, 2008 and June 30, 2008) and quarterly
28	thereafter

SENATE ENVIRONMENT COMMITTEE

STATEMENT TO

SENATE, No. 796

with committee amendments

STATE OF NEW JERSEY

DATED: JANUARY 28, 2008

The Senate Environment Committee reports favorably Senate Bill No. 796 with committee amendments.

As amended, Senate Bill No. 796 delays the effective date of the recycling tax imposed under the "Recycling Enhancement Act," (P.L.2007, c.311) until April 1, 2008.

Under the provisions of P.L.2007, c.311, every person subject to the recycling tax must register with the Director of the Division of Taxation in the Department of the Treasury by February 12, 2008. Thereupon, every taxpayer must submit a quarterly tax payment to the director by April 1, 2008 (for the taxes due for the period between January 14, 2008 and March 31, 2008), and quarterly thereafter.

Under the bill, as amended by the committee, every person subject to the recycling tax must register with the Director of the Division of Taxation by March 1, 2008. Thereupon, every taxpayer must submit a quarterly tax payment to the director by July 20, 2008 (for the taxes due for the period between April 1, 2008 and June 30, 2008), and quarterly thereafter.

The committee amendments to the bill change the due date for the initial and subsequent payments of the recycling tax from July 1, 2008 to July 20, 2008 and quarterly thereafter with returns due the 20th day of the first month following the end of the quarter.

The amendments allow adequate time for the taxpayer to prepare its report and remit the taxes due to the Division of Taxation.

As amended, this bill is identical to Assembly bill No. 1910 (1R) of 2008.

LEGISLATIVE FISCAL ESTIMATE

[First Reprint]

SENATE, No. 796 STATE OF NEW JERSEY 213th LEGISLATURE

DATED: FEBRUARY 14, 2008

SUMMARY

Synopsis: Delays effective date of recycling tax.

Type of Impact: Reduction of recycling tax revenue in the State Recycling Fund.

Agencies Affected: Department of Environmental Protection and Department of the

Treasury.

Office of Legislative Services Estimate

Fiscal Impact	<u>Year 1</u>	Year 2	Year 3
State Revenue			
Loss	\$7,192,000	\$0	\$0

- The bill delays the effective registration and payment due dates of the new recycling tax imposed under the "Recycling Enhancement Act" (P.L.2007, c.311).
- The bill moves the due date of the initial quarterly tax payments under the act from April 1, 2008 (for recycling taxes charged between January 14, 2008 and March 31, 2008) to July 20, 2008 (for recycling taxes charged between April 1, 2008 and June 30, 2008). Thus, no recycling taxes would be assessed until April 1, 2008.
- P.L.2007, c.311 imposes a recycling tax on solid waste generation that would provide increased State assistance to municipalities and counties for recycling programs. This tax would be levied on most owners or operators of solid waste facilities at the rate of \$3.00 per ton on all solid waste accepted for disposal or transfer.
- The Office of Legislative Services (OLS) estimates that the State Recycling Fund would lose approximately \$7.192 million in recycling tax revenues as a result of changing the effective date for assessing recycling taxes from January 14, 2008 to April 1, 2008.



BILL DESCRIPTION

Senate Bill No. 796 (1R) of 2008 delays the effective registration and payment due dates of the recycling tax imposed under the "Recycling Enhancement Act" (P.L.2007, c.311). Under the act, every person subject to the recycling tax must register with the Division of Taxation by February 12, 2008. They must also submit their initial quarterly tax payment to the division by April 1, 2008 for recycling taxes due between January 14, 2008 and March 31, 2008. Thereafter, regular quarterly payments would be due by the first full day of each subsequent quarter.

Under the bill, taxpayer registration would be moved to March 1, 2008. The initial quarterly tax payment would be due by July 20, 2008 for recycling taxes assessed between April 1, 2008 and June 30, 2008, thus no recycling taxes would be assessed until April 1, 2008. Subsequent quarterly payments would be due by the 20th day of the first month following the end of the quarter.

FISCAL ANALYSIS

EXECUTIVE BRANCH

None.

OFFICE OF LEGISLATIVE SERVICES

The OLS estimates that the bill's enactment would result in a loss of approximately \$7.192 million to the State Recycling Fund in recycling tax revenues that would otherwise be collected during FY 2008. This estimate is based on an annual generation of \$34 million in recycling tax revenues, as projected in the Legislative Fiscal Estimate for Assembly Committee Substitute (1R) for Assembly Bill No. 1886 of 2006 (which became P.L.2007, c.311). This projection was calculated and provided to the OLS by the Division of Taxation in 2006.

Using the \$34 million estimate, the OLS calculated that \$7.192 million would not be collected during the 11 week period between January 14, 2008 to April 1, 2008 if the bill was enacted.

Section: Environment, Agriculture, Energy and Natural Resources

Analyst: Richard M. Handelman

Senior Fiscal Analyst

Approved: David J. Rosen

Legislative Budget and Finance Officer

This fiscal estimate has been prepared pursuant to P.L. 1980, c.67 (C. 52:13B-1 et seq.).

STATEMENT TO

[First Reprint] **SENATE, No. 796**

with Senate Floor Amendments (Proposed By Senator SMITH)

ADOPTED: MARCH 3, 2008

The amendments to the effective date section make the deferral of the initiation of the recycling tax until April 1, 2008 "retroactive" to the initial enactment of the tax by P.L.2007, c.311 (which appeared to begin imposition of the recycling tax on January 13, 2008).

In addition, the amendments:

- 1) change the definition of solid waste that is subject to the recycling tax to exclude sewage sludge and to include asbestos-containing waste within the meaning of that term;
- 2) adjust the allocation of recycling tax revenues in the State Recycling Fund to provide that not less than 60% of the estimated annual balance will be used for direct recycling grants to municipalities or counties;
- 3) modify the allocation of moneys in the State Recycling Fund to provide that not more than 5% of the estimated annual balance will be used for grants to institutions of higher education for recycling demonstration, research or education, including professional training;
- 4) defer compliance with registration requirements from March 1, 2008 until April 1, 2008; and
 - 5) exclude recycling tax revenue from the property tax levy cap.