### SENATE BILL No. 479

#### DIGEST OF INTRODUCED BILL

Citations Affected: IC 13-21.

**Synopsis:** Evaluation of solid waste management districts. Requires the environmental rules board (board) to adopt rules establishing objective criteria for the evaluation of solid waste management districts and to set quantitative standards by which the numerical score of a district for each criterion may be determined to be "acceptable" or "unacceptable". Allows the board, by placing districts into separate categories for purposes of evaluation, to adjust for factors favoring or inhibiting success in promoting recycling, such as the population and population density of a district, the relative cost of disposing of solid waste in a district, and the distance from a district to establishments that purchase recycled materials. Requires the board to set an overall quantitative standard and to give each district an overall assessment of "acceptable" or "unacceptable" based on the district's numerical scores for all objective criteria. Provides that: (1) if a single county solid waste management district receives one overall assessment of "unacceptable", the board of the district may propose to the county council that the district be dissolved; (2) if a single county solid waste management district receives two consecutive overall assessments of "unacceptable", the county council may dissolve the district; and (3) if a joint solid waste management district receives one overall assessment of "unacceptable", the county council of any county that is a member of the joint district may elect to withdraw from the district. Allows a county, after dissolving its single county solid waste management district or withdrawing from a joint solid waste management district, to no longer be designated as a single county solid waste management district or be a member of a joint solid waste management district.

Effective: July 1, 2015.

2015

## **Brown** L

January 14, 2015, read first time and referred to Committee on Environmental Affairs.



#### First Regular Session 119th General Assembly (2015)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2014 Regular Session and 2014 Second Regular Technical Session of the General Assembly.

# SENATE BILL No. 479

A BILL FOR AN ACT to amend the Indiana Code concerning environmental law.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 13-21-15 IS ADDED TO THE INDIANA CODE
2	AS A <b>NEW</b> CHAPTER TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2015]:
4	Chapter 15. Evaluation of Districts
5	Sec. 1. (a) The environmental rules board shall adopt rules
6	under IC 4-22-2 and IC 13-14-9 establishing objective criteria for
7	the evaluation of solid waste management districts.
8	(b) The rules adopted under this section must set forth certain
9	objective criteria by which the effectiveness and efficiency of a
10	district in promoting recycling and achieving other goals set forth
11	in the state solid waste management plan adopted under IC 13-21-1
12	may be measured numerically. The criteria may include:
13	(1) the total quantity of recyclable materials that are recycled
14	through the activities and programs of the district during a
15	period, as compared to the estimated total quantity of
16	recyclable materials available for recycling in the district



1	during that period;
2	(2) the total expenses incurred by a district during a period,
3	as compared to the total quantity of recyclable materials that
4	are recycled through the activities and programs of the
5	district during that period;
6	(3) the percentage of:
7	(A) households; and
8	(B) businesses;
9	in the district that regularly participate in recycling;
10	(4) the revenue derived from the sale of recycled materials;
11	(5) the amount of expenditures by the district for personnel
12	costs, as compared to the amount of expenditures by the
13	district for program costs (excluding personnel costs); and
14	(6) other objective criteria selected by the environmental rules
15	board.
16	(c) For each objective criterion set forth in the rules adopted
17	under subsection (b), the environmental rules board shall set a
18	quantitative standard by which the numerical score of a district for
19	the criterion may be judged. The board shall set the quantitative
20	standard for a criterion according to its best judgment as to the
21	minimum numerical score representing acceptable effectiveness
22	and efficiency with respect to the objective criterion. A numerical
23	score at or above the standard set under this subsection shall be
24	regarded as "acceptable" and a numerical score below the
25	standard set under this subsection shall be regarded as
26	"unacceptable".
27	(d) The environmental rules board may, for purposes of a single
28	objective criterion, establish two (2) or more categories of solid
29	waste management districts and adopt a different quantitative
30	standard under subsection (c) for each category. The board may
31	separate districts into separate categories under this subsection
32	according to factors favoring or inhibiting success in promoting
33	recycling and other goals of the state solid waste management plan,
34	including:
35	(1) the population of a district;
36	(2) the population density of a district;
37	(3) the relative cost of disposing of solid waste in the district;
38	and
39	(4) the distance from the district to establishments that
40	purchase recycled materials.
41	Sec. 2. (a) At least once per year, the environmental rules board

shall evaluate all solid waste management districts according to the



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1	criteria and quantitative standards established under section 1 of
2	this chapter.
3	(b) In evaluating a district under this section, the board shall:
4	(1) determine the numerical score of the district for each of
5	the objective criteria set forth under section 1(b) of this
6	chapter;
7	(2) determine whether the numerical score of the district for
8	each criterion is acceptable or unacceptable according to the
9	applicable quantitative standard under section 1(c) and 1(d)
10	of this chapter; and
11	(3) based upon the results determined for all objective criteria
12	under subdivisions (1) and (2), give the district an overall
13	assessment of "acceptable" or "unacceptable".
14	(c) In determining the overall assessments of districts under
15	subsection (b)(3), the board may:
16	(1) calculate the average of all numerical scores for all of the
17	objective criteria and give each district an overall assessment
18	of "acceptable" or "unacceptable" based on the average; or
19	(2) using its best judgment, give greater weight to the
20	numerical scores for some criteria than for other criteria in
21	calculating the overall scores of all districts, and give each
22	district an overall assessment of "acceptable" or
23	"unacceptable" based on the adjusted average.
24	(d) The board shall give each district an overall assessment of
25	"acceptable" or "unacceptable" under subsection (c) based on
26	whether the average of the district under subsection (c)(1) or the
27	adjusted average of the district under subsection (c)(2) is at least
28	as high as or below the overall quantitative standard set by the

- as high as or below the overall quantitative standard set by the board. The board shall set the overall quantitative standard according to its best judgment as to the minimum numerical score representing acceptable effectiveness and efficiency in promoting recycling and achieving other goals set forth in the state solid waste management plan.
- Sec. 3. (a) Not more than thirty (30) days after the conclusion of an evaluation of solid waste management districts under this chapter, the environmental rules board shall notify the board of each solid waste management district of the results of the evaluation of the district.
  - (b) A notification under subsection (a) must include:
    - (1) the numerical score of the district for each objective criterion and whether the score is "acceptable" or "unacceptable" for the criterion under section 1 of this



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2	chapter; and (2) the overall assessment of the district and whether the
3	overall assessment is "acceptable" or "unacceptable" under
4	section 2 of this chapter.
5	(c) The board shall report the results of the evaluations of all
6	•
7	solid waste management districts under this chapter to the governor and, in an electronic format under IC 5-14-6, to the
8	legislative council.
9	SECTION 2. IC 13-21-16 IS ADDED TO THE INDIANA CODE
10	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
11	<u> </u>
12	JULY 1, 2015]:  Chapter 16 Dissolution of Districts
	Chapter 16. Dissolution of Districts
13	Sec. 1. (a) If a solid waste management district is a county
14	district consisting of only one (1) county, the board of the district,
15	irrespective of any evaluation of the district under IC 13-21-15,
16	may adopt a resolution proposing that the district be dissolved.
17	(b) The board shall present a resolution adopted under
18	subsection (a) to the county council of the county. After receiving
19	the resolution, the county council shall adopt a resolution under
20	section 4 of this chapter.
21	Sec. 2. (a) If a solid waste management district:
22	(1) receives one (1) overall assessment of "unacceptable"
23	under IC 13-21-15-3; and
24	(2) is a county district consisting of only one (1) county;
25	the board of the district, before the next evaluation of the district
26	under IC 13-21-15, may adopt a resolution proposing that the
27	district be dissolved. A board that adopts a resolution under this
28	subsection shall present the resolution to the county council of the
29	county.
30	(b) After receiving a resolution adopted under subsection (a),
31	the county council may elect to dissolve the district under section
32	4 of this chapter.
33	Sec. 3. If a solid waste management district:
34	(1) receives two (2) consecutive overall assessments of
35	"unacceptable" under IC 13-21-15-3; and
36	(2) is a county district consisting of only one (1) county;
37	the county council of the county, before the next evaluation of the
38	district under IC 13-21-15, may elect to dissolve the district under
39	section 4 of this chapter.
40	Sec. 4. (a) A county council that:
41	(1) is presented a resolution under section 1 of this chapter; or

(2) elects under section 2 or 3 of this chapter to dissolve the



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1	solid waste management district of the county;
2	shall adopt an ordinance dissolving the district and providing for
3	the winding up of the affairs of the district.
4	(b) An ordinance adopted under subsection (a) shall also:
5	(1) provide for the county to:
6	(A) join with one (1) or more other counties in forming a
7	new joint district; or
8	(B) join an existing joint district;
9	under the procedures set forth in IC 13-21-3; or
10	(2) specify that the county will no longer:
l 1	(A) be designated as a county solid waste management
12	district; or
13	(B) be a member of a joint solid waste management
14	district.
15	(c) The dissolution of a district through the adoption of an
16	ordinance under subsection (a) is effective on the date specified in
17	the ordinance. Upon the dissolution of the district:
18	(1) any assets of the district become assets of the county and
19	shall be transferred to the county; and
20	(2) any legal obligations of the district that were incurred
21	before the district was dissolved become legal obligations of
22	the county.
23	After the district is dissolved, the county is no longer subject to this
24	article and the county is not a district or part of a joint district.
25	Sec. 5. (a) If a solid waste management district:
26	(1) receives one (1) overall assessment of "unacceptable"
27	under IC 13-21-15-3; and
28	(2) is a joint district consisting of two (2) or more counties;
29	the county council of any county that is a member of the joint
30	district, before the next evaluation of the district under
31	IC 13-21-15, may elect to withdraw from the district under
32	IC 13-21-4.
33	(b) A county council making the election under subsection (a)
34	shall adopt resolutions under IC 13-21-4-2 withdrawing the county
35	from the joint district.
36	(c) In addition to adopting the resolutions required under
37	subsection (b), the county council shall adopt a separate ordinance
38	that:
39	(1) provides for the county to:
10	(A) designate itself as a county solid waste management
11 12	district;
12	(B) join with one (1) or more other counties in forming a



1	new joint district; or
2	(C) join an existing joint district;
3	under the procedures set forth in IC 13-21-3; or
4	(2) specifies that the county will no longer:
5	(A) be designated as a county solid waste management
6	district; or
7	(B) be a member of a joint solid waste management
8	district.
9	(d) A county withdrawing from a joint solid waste management
10	district under this section is subject to IC 13-21-4 (concerning
11	withdrawal or removal of counties from solid waste management
12	districts). After the date on which the withdrawal of the county
13	from the joint district is effective under IC 13-21-4, the county is
14	no longer subject to this article, and the county is not a district or
15	part of any joint district. However, the county is responsible for its
16	share of legal obligations (if any) arising from its former
17	membership in the joint district as provided under IC 13-21-4.

