regulatory scope of Section 8-1411.1(f) of the Natural Resources Article.

To protect the environment through further clarification of the law pertaining to the burning of used oil was the sponsor's purpose. That purpose has my full support.

The Attorney General has advised me that the bill as enacted raises substantial questions of interpretation and application as to which activities related to the burning of used oil are permitted and which activities are prohibited. In addition, he has advised that provisions of the bill which exempt certain burning from federal air quality standards cannot be given effect because of the supremacy clause of the United States Constitution. A copy of the Opinion of the Attorney General is attached and should be considered to be a part of this letter.

Unquestionably, the disposal of used oil by all methods and the use of used oil as fuel requires regulatory protection, and that provision of the bill is desirable. It should be noted that the lead and sulfur emissions which result in any burning of used oil are currently subject to State and federal air quality laws and the Department of Health and Mental Hygiene issues permits to persons using used oil as fuel. Exempting certain uses of used oil from State and federal air quality standards may undermine existing regulatory protections and increase health risks to those workers or members of the public exposed to such burning.

In light of the uncertainty surrounding both its interpretation and application and because violation of the Maryland Used Oil Recycling Act is a criminal misdemeanor, I have decided to veto House Bill 1277.

Sincerely, Harry Hughes Governor

May 27, 1982

Honorable Harry Hughes Governor of Maryland State House Annapolis, Maryland 21401

Re: House Bill 1277

Dear Governor Hughes: