M4, M3, M1 9lr2310 CF SB 546

By: **Delegates Stewart, Carr, Lehman, and Love** Introduced and read first time: February 8, 2019 Assigned to: Environment and Transportation

## A BILL ENTITLED

## 1 AN ACT concerning

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## Agriculture - Nutrient Management - Monitoring and Enforcement

FOR the purpose of requiring a person who holds a certain certificate or license to comply with certain reporting requirements and deadlines related to implementation of the Phosphorus Management Tool and the submission of certain soil test phosphorus levels; requiring the State Department of Agriculture, in determining where to focus certain enforcement efforts, to prioritize farms for which the Department of Agriculture has not received certain soil test phosphorus levels; requiring the Department of Agriculture to establish a voluntary certification program for certain commercial manure haulers and brokers; requiring the Department of Agriculture, in consultation with a certain body, to adopt certain regulations relating to the certification of commercial manure haulers and brokers; requiring an applicant for certification as a commercial manure hauler or broker to submit a certain application and pay a certain fee; requiring the Department of Agriculture to certify any person that meets certain requirements; requiring a certified commercial manure hauler or broker to employ certain best management practices, land-apply manure in a certain manner, maintain certain records, allow the Department of Agriculture to review certain records at certain times, and submit a certain annual report; requiring the operator of a certain animal feeding operation to arrange for the removal of manure generated at the operation only through a certified commercial manure hauler or broker; establishing a certain fee for a certain certificate; requiring a person to hold a certain discharge permit before the person may begin construction, including the clearing or grading of land, on any part of a new concentrated animal feeding operation (CAFO); prohibiting the Department of the Environment from issuing a discharge permit to a person that violates a certain provision of this Act; requiring the Department of the Environment to charge a certain minimum application fee for a certain proposed new CAFO; requiring the Department of the Environment to charge a certain minimum annual permit fee for a certain existing CAFO; prohibiting the Department of the Environment from waiving the permit fee for a certain user; requiring the Department of the Environment to impose certain conditions in a permit for the discharge of pollutants from a certain CAFO;



	2	HOUSE BILL 904
1 2		expanding the authorized uses of the Chesapeake and Atlantic Coastal Bays 2010 Trust Fund to include continuous water quality monitoring by the Department of
3		Natural Resources at certain sites; requiring the Department of Natural Resources
4		to deploy continuous water quality monitoring stations in certain tributaries as part
5		of a certain program; requiring continuous water quality monitoring stations to be
6		deployed at certain locations, at a minimum; requiring certain continuous water
7		quality monitoring stations to be located at sites where continuous water quality
8		monitoring stations previously existed, to the extent practicable; establishing certain
9 10		penalties; altering certain penalties; defining certain terms; and generally relating to the monitoring and enforcement of laws and regulations relating to nutrient
11		management.
12	BY r	epealing and reenacting, without amendments,
13		Article – Agriculture
14		Section 8–803(f) and (g) and 8–805
15 16		Annotated Code of Maryland (2016 Replacement Volume and 2018 Supplement)
10		(2010 Replacement Volume and 2016 Supplement)
17	BY a	dding to
18		Article – Agriculture
19		Section 8–803(h) and (i) and 8–803.10
20		Annotated Code of Maryland
21		(2016 Replacement Volume and 2018 Supplement)
22	BY r	epealing and reenacting, with amendments,
23		Article – Agriculture
24		Section 8–803.1 and 8–806
25		Annotated Code of Maryland
26		(2016 Replacement Volume and 2018 Supplement)
27	BY r	epealing and reenacting, with amendments,
28		Article – Environment
29		Section 9–301, 9–323, 9–325, and 9–326
30		Annotated Code of Maryland
31		(2014 Replacement Volume and 2018 Supplement)
32	BY r	epealing and reenacting, without amendments,
33		Article – Natural Resources
34		Section 8–2A–01(a)
35		Annotated Code of Maryland

- 37 BY repealing and reenacting, with amendments,
- Article Natural Resources 38
- Section 8–2A–01(c)(2) 39

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- Annotated Code of Maryland 40
- (2012 Replacement Volume and 2018 Supplement) 41

(2012 Replacement Volume and 2018 Supplement)

1 2 3 4 5	Section Annotat	8–2A–05 ed Code o	Resources f Maryland nt Volume and 2018 Supplement)
6 7			T ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, and read as follows:
8			Article – Agriculture
9	8–803.		
10 11	(f) To 3-year term if	-	ement shall renew the certificate or license of any applicant for a cant:
12 13	requires;	) Subn	nits a renewal application on the form that the Department
14 $15$	subtitle;	) Pays	to the Department the applicable fee stated in $\S$ 8–806 of this
16	(3	Com	plies with applicable continuing education requirements;
17 18	and (4	c) Com	plies with applicable record keeping and reporting requirements;
19	(5	Othe	rwise is entitled to be certified or licensed.
20 21 22	(g) (1 certificate to a management p	person op	Department may issue a farm operator's plan development perating a farm for the development of that person's own nutrient
23	(2	The o	certificate is valid provided the person operating the farm:
24		(i)	Has paid the one-time fee provided in § 8-806 of this subtitle;
25		(ii)	Has passed an examination as determined by the Department;
26		(iii)	Complies with applicable continuing education requirements;
27 28	requirements;	(iv) and	Complies with applicable record keeping and reporting
29		(v)	Otherwise is entitled to be certified.

- 1 (H) A PERSON THAT HOLDS A LICENSE OR PERMIT ISSUED UNDER THIS 2 SECTION SHALL COMPLY WITH ALL APPLICABLE REPORTING REQUIREMENTS AND 3 DEADLINES ESTABLISHED BY THE DEPARTMENT RELATED TO:
- 4 (1) IMPLEMENTATION OF THE PHOSPHORUS MANAGEMENT TOOL 5 DEVELOPED BY THE UNIVERSITY OF MARYLAND; AND
- 6 (2) SUBMISSION OF SOIL TEST PHOSPHORUS LEVELS RELATED TO NUTRIENT MANAGEMENT PLANS DEVELOPED IN ACCORDANCE WITH THIS SUBTITLE.
- 8 (I) IN ADDITION TO ANY PENALTY AUTHORIZED UNDER § 8–805 OF THIS 9 SUBTITLE, A PERSON THAT VIOLATES SUBSECTION (H) OF THIS SECTION IS SUBJECT 10 TO AN ADMINISTRATIVE PENALTY NOT EXCEEDING \$250.
- 11 8-803.1.
- 12 (a) In this section, "gross income" means the actual income that is received in a 13 calendar year that results directly from the farm or agricultural use of the land.
- 14 (b) This section does not apply to:
- 15 (1) An agricultural operation with less than \$2,500 in gross income; or
- 16 (2) A livestock operation with less than eight animal units defined as 1,000 pounds of live animal weight per animal unit.
- 18 (c) The Governor shall provide sufficient funding in each fiscal year's budget to:
- 19 (1) Assist in the development of nutrient management plans;
- 20 (2) Meet the technical assistance and evaluation requirements of this 21 section;
- 22 (3) Meet the State's requirements for the implementation of the Manure 23 Transportation Project under § 8–704.2 of this title; and
- 24 (4) Provide State assistance under the Maryland Agricultural Water 25 Quality Cost Share Program in the Department.
- 26 (d) (1) State cost sharing may be made available to help offset the costs of having a nutrient management plan prepared by a certified nutrient management 28 consultant who is not employed by the federal, State, or a local government.
- 29 (2) The Secretary of Agriculture shall adopt regulations authorizing the disbursement of State cost sharing funds under this subsection.

- 1 (3) The Department may procure the services of a private certified nutrient 2 management consultant to develop nutrient management plans for persons operating a 3 farm.
- 4 (e) (1) By December 31, 2001, a person who, in operating a farm, uses chemical fertilizer, shall have a nutrient management plan for nitrogen and phosphorus that meets the requirements of this subtitle.
- 7 (2) (i) By December 31, 2001, a person who, in operating a farm, uses 8 sludge or animal manure, shall have a nutrient management plan for nitrogen.
- 9 (ii) By July 1, 2004, a person who, in operating a farm, uses sludge 10 or animal manure, shall have a nutrient management plan for nitrogen and phosphorus.
- 11 (f) (1) By December 31, 2002, a person who, in operating a farm, uses chemical 12 fertilizer, shall comply with a nutrient management plan for nitrogen and phosphorus that 13 meets the requirements of this subtitle.
- 14 (2) (i) By December 31, 2002, a person who, in operating a farm, uses sludge or animal manure, shall comply with a nutrient management plan for nitrogen that meets the requirements of this subtitle.
- 17 (ii) By July 1, 2005, a person who, in operating a farm, uses sludge 18 or animal manure, shall comply with a nutrient management plan for nitrogen and 19 phosphorus that meets the requirements of this subtitle.
- 20 (g) A person may meet the requirements of subsection (e) of this section by requesting, at least 60 days before the applicable date set forth in subsection (e) of this section, the development of a nutrient management plan by a certified nutrient management consultant.
- 24 (h) (1) If a person violates the provisions of subsection (e) of this section, the 25 Department shall notify the person that the person is in violation of the requirement to 26 have a nutrient management plan.
- 27 (2) After a reasonable period of time, if the person fails to have a nutrient 28 management plan, the person is subject to an administrative penalty [not to exceed] OF 29 NOT LESS THAN \$100 AND NOT MORE THAN \$250.
- 30 (i) (1) A person who violates any provision of subsection (f) of this section or 31 of any rule, regulation, or order adopted or issued under this section is subject to:
- 32 (i) For a first violation, a warning; and
- 33 (ii) For a second or subsequent violation, after an opportunity for a 34 hearing which may be waived in writing by the person accused of a violation, an 35 administrative penalty that may be imposed by the Department of Agriculture.

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$\frac{1}{2}$	(2) The penalty imposed on a person under paragraph (1)(ii) of this subsection shall be:
3 4 5	(i) [Up to \$100] SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, NOT LESS THAN \$100 AND NOT MORE THAN \$500 for each violation, but not exceeding [\$2,000] \$5,000 per farmer or operator per year; and
6	(ii) Assessed with consideration given to:
7 8 9	1. The willfulness of the violation, the extent to which the existence of the violation was known to but uncorrected by the violator, and the extent to which the violator exercised reasonable care;
10	2. Any actual harm to the environment or to human health;
11 12	3. The available technology and economic reasonableness of controlling, reducing, or eliminating the violation; and
13 14	4. The extent to which the current violation is part of a recurrent pattern of the same or similar type of violation committed by the violator.
15 16 17 18 19	(3) IF THE VIOLATION INVOLVED THE KNOWING APPLICATION OF PHOSPHORUS TO A SITE WHERE, BECAUSE OF THE SITE'S SOIL CHARACTERISTICS, DEPARTMENT REGULATIONS PROHIBIT THE APPLICATION OF PHOSPHORUS, THE PENALTY IMPOSED ON A PERSON UNDER PARAGRAPH (1)(II) OF THIS SUBSECTION SHALL BE NOT LESS THAN \$250.
20 21	[(3)](4) (i) Except as provided in subparagraph (ii) of this paragraph, each day a violation occurs is a separate violation under this subsection.
22 23	(ii) Daily penalties do not continue to accrue as long as the farmer takes reasonable steps to correct the violation.
24 25	[(4)] (5) Any penalty imposed under this subsection is payable to the Maryland Agricultural Water Quality Cost Share Program within the Department.
26	(j) If a person violates any provision of this section, the Department may:
27 28	(1) Require repayment of cost share funds under Subtitle 7 of this title for the project that is in violation; or
29 30	(2) Deny or restrict future cost share payments under Subtitle 7 of this title.

The Department shall determine compliance with the provisions of this

1 section.

- 2 (2) The Department may review the nutrient management plan and 3 records relating to the plan at a location agreed to by the Department and the person 4 operating the farm.
- 5 (3) In conducting a site visit and reviewing the nutrient management plan 6 and related records, the Department's evaluation shall be limited solely to determining 7 whether the person operating the farm is in compliance with the provisions of this section 8 or the regulations implementing this section.
- 9 (4) In conducting a site visit, the Department shall:
- 10 (i) Provide the person operating the farm at least 48 hours advance 11 notice;
- 12 (ii) Enter the property at a reasonable time that allows the person operating the farm to be present; and
- 14 (iii) Conduct the evaluation in a manner that minimizes any 15 inconvenience to the person operating the farm.
- 16 (5) If a person operating a farm fails to cooperate with the Department's request to conduct a site visit and review of a nutrient management plan and records relating to the plan, that person is subject to subsections (i) and (j) of this section.
- 19 (6) IN DETERMINING WHERE TO FOCUS ENFORCEMENT EFFORTS
  20 UNDER THIS SUBSECTION, THE DEPARTMENT SHALL PRIORITIZE FARMS FOR WHICH
  21 THE DEPARTMENT HAS NOT RECEIVED SOIL TEST PHOSPHORUS LEVELS, AS
  22 REQUIRED BY DEPARTMENT REGULATIONS.
- 23 **8–803.10.**
- 24 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 25 INDICATED.
- 26 (2) "CERTIFIED COMMERCIAL MANURE HAULER OR BROKER" MEANS
  27 A COMMERCIAL MANURE HAULER OR COMMERCIAL MANURE BROKER CERTIFIED BY
  28 THE DEPARTMENT IN ACCORDANCE WITH THIS SECTION.
- 29 (3) "COMMERCIAL MANURE BROKER" MEANS A PERSON OTHER THAN 30 AN OPERATOR THAT:
- 31 (I) ASSUMES TEMPORARY CONTROL OR OWNERSHIP OF 32 MANURE FROM A PRODUCING FARM; AND

- 1 (II) ARRANGES FOR THE TRANSPORT AND USE OF THE MANURE
- 2 AT A RECEIVING FARM OR ALTERNATIVE USE FACILITY.
- 3 (4) "COMMERCIAL MANURE HAULER" MEANS A PERSON THAT 4 TRANSPORTS MANURE:
- 5 (I) AS A CONTRACT AGENT FOR AN OPERATOR OR A
- 6 COMMERCIAL MANURE BROKER; AND
- 7 (II) UNDER THE DIRECTION OF THE OPERATOR OR
- 8 COMMERCIAL MANURE BROKER.
- 9 (5) "MANURE" MEANS THE FECAL AND URINARY EXCRETION OF
- 10 POULTRY AND LIVESTOCK, INCLUDING POULTRY LITTER AND MATERIALS USED AS
- 11 BEDDING.
- 12 (6) "OPERATOR" MEANS A PERSON THAT OWNS OR OPERATES A
- 13 **FARM.**
- 14 (B) (1) THE DEPARTMENT SHALL ESTABLISH A VOLUNTARY
- 15 CERTIFICATION PROGRAM FOR COMMERCIAL MANURE HAULERS AND BROKERS.
- 16 (2) THE DEPARTMENT, IN CONSULTATION WITH THE NUTRIENT
- 17 MANAGEMENT ADVISORY COMMITTEE ESTABLISHED UNDER § 8-804 OF THIS
- 18 SUBTITLE, SHALL ADOPT REGULATIONS ESTABLISHING:
- 19 (I) ELIGIBILITY AND TRAINING REQUIREMENTS FOR
- 20 CERTIFIED COMMERCIAL MANURE HAULERS AND BROKERS;
- 21 (II) BEST MANAGEMENT PRACTICES FOR CERTIFIED
- 22 COMMERCIAL MANURE HAULERS AND BROKERS; AND
- 23 (III) RECORD KEEPING AND REPORTING REQUIREMENTS FOR
- 24 CERTIFIED COMMERCIAL MANURE HAULERS AND BROKERS, CONSISTENT WITH
- 25 SUBSECTION (D) OF THIS SECTION.
- 26 (C) (1) TO APPLY FOR CERTIFICATION AS A COMMERCIAL MANURE
- 27 HAULER OR BROKER, AN APPLICANT SHALL:
- 28 (I) SUBMIT TO THE DEPARTMENT AN APPLICATION ON A FORM
- 29 THE DEPARTMENT REQUIRES; AND

- 1 (II) PAY TO THE DEPARTMENT THE APPLICATION FEE 2 SPECIFIED IN § 8–805 OF THIS SUBTITLE.
- 3 THE DEPARTMENT SHALL CERTIFY ANY PERSON THAT MEETS THE REQUIREMENTS OF THIS SECTION AND ANY REGULATIONS ADOPTED UNDER 4
- THIS SECTION. 5
- 6 **(3)** THE DEPARTMENT SHALL BY REGULATION ESTABLISH THE TERM 7 OF A CERTIFICATE ISSUED UNDER THIS SECTION.
- 8 (D) A CERTIFIED COMMERCIAL MANURE HAULER OR BROKER SHALL:
- 9 **(1)** EMPLOY BEST MANAGEMENT PRACTICES, AS IDENTIFIED BY THE DEPARTMENT, WHEN TRANSPORTING, STORING, OR LAND-APPLYING MANURE; 10
- 11 **(2)** LAND-APPLY MANURE ONLY IN ACCORDANCE WITH AN APPROVED 12 NUTRIENT MANAGEMENT PLAN;
- MAINTAIN, FOR A MINIMUM OF 3 YEARS, TRANSPORT AND 13 **(3)** INVENTORY RECORDS THAT SHOW: 14
- 15 **(I)** THE NAME OF EACH PRODUCING FARM AND THE AMOUNT OF MANURE OBTAINED FROM THE PRODUCING FARM; 16
- 17 THE NAME OF EACH RECEIVING FARM OR ALTERNATIVE (II)USE FACILITY AND THE AMOUNT OF MANURE TRANSPORTED TO THE RECEIVING 18
- 19 FARM OR ALTERNATIVE USE FACILITY; AND
- 20 (III) THE AMOUNT OF ANY MANURE STORED OR STOCKPILED BY THE CERTIFIED COMMERCIAL MANURE HAULER OR BROKER; 21
- 22**(4)** ALLOW THE DEPARTMENT TO REVIEW TRANSPORT AND 23INVENTORY RECORDS DURING NORMAL BUSINESS HOURS; AND
- SUBMIT TO THE DEPARTMENT, ON THE FORM THE DEPARTMENT 24REQUIRES, AN ANNUAL REPORT SUFFICIENT TO: 25
- 26 (I)TRACK THE QUANTITY AND LOCATION OF THE MANURE
- 27HAULED OR BROKERED BY THE CERTIFIED COMMERCIAL HAULER OR BROKER
- DURING THE PREVIOUS CALENDAR YEAR; AND 28
- 29DEMONSTRATE COMPLIANCE WITH THIS SECTION AND 30 REGULATIONS ADOPTED UNDER THIS SECTION.

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1 2 3 4	(E) (1) THIS SUBSECTION APPLIES ONLY TO A MARYLAND ANIMAL FEEDING OPERATION (MAFO) OR A CONCENTRATED ANIMAL FEEDING OPERATION (CAFO) AS DEFINED IN REGULATIONS ADOPTED BY THE MARYLAND DEPARTMENT OF THE ENVIRONMENT.
5 6 7 8	(2) THE OPERATOR OF AN OPERATION DESCRIBED IN PARAGRAPH (1) OF THIS SUBSECTION SHALL ARRANGE FOR THE REMOVAL OF MANURE GENERATED AT THE OPERATION ONLY THROUGH A COMMERCIAL MANURE HAULER OR BROKER CERTIFIED UNDER THIS SECTION.
9 10 11 12	(F) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, A PERSON WHO VIOLATES A PROVISION OF THIS SECTION OR ANY REGULATION ADOPTED UNDER THIS SECTION IS SUBJECT TO AN ADMINISTRATIVE PENALTY NOT EXCEEDING \$500 PER VIOLATION.
13 14	(2) A PERSON WHO VIOLATES SUBSECTION (E)(2) OF THIS SECTION IS SUBJECT TO AN ADMINISTRATIVE PENALTY OF \$1,000 PER VIOLATION.
15	8–805.
16 17 18	Subject to the provisions of the Administrative Procedure Act, the Department may deny, suspend, or revoke a certificate or license for a violation of this subtitle or for a violation of any regulation adopted under this subtitle by the Department.
19	8–806.
20 21	(a) Except for a government agency, the Department shall charge the following fees under this subtitle:
22	(1) Certificate (nutrient management consultant)\$50;
23	(2) License (individual or sole proprietorship)\$50;
24	(3) License (corporation or partnership) \$100;
25	(4) Renewal
26	(5) Certificate (farm operator's plan development)\$20; AND
27 28	(6) CERTIFICATE (COMMERCIAL MANURE HAULER OR BROKER)\$100.

The Department shall charge an applicant for the full cost of any training

provided by the Department under this subtitle.

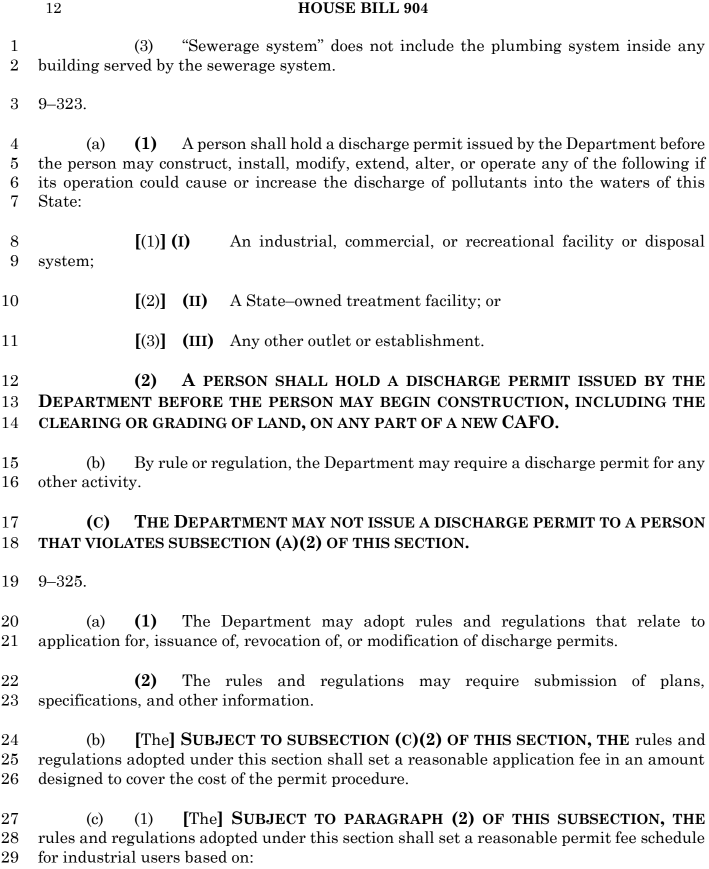
$\frac{1}{2}$	(c) All most of the State.	oney c	ollected under this subtitle shall be deposited in the General Fund
3			Article – Environment
4	9–301.		
5	(a) In th	is subt	itle the following words have the meanings indicated.
6	(b) "Boar	rd" me	ans the Water Science Advisory Board.
7 8			IEANS A CONCENTRATED ANIMAL FEEDING OPERATION, AS ENT REGULATIONS.
9 10	• •	_	permit" means a permit issued by the Department for the nt or combination of pollutants into the waters of this State.
11 12	[(d)] <b>(E)</b> municipal corpora		on" includes the federal government, this State, any county, rother political subdivision of this State, or any of their units.
13	[(e)] <b>(</b> F <b>)</b>	"Recl	aimed water" means sewage that:
14	(1)	Hasl	peen treated to a high quality suitable for various reuses; and
15	(2)	Has	a concentration of less than:
16		(i)	3 fecal coliform colonies per 100 milliliters;
17		(ii)	10 milligrams per liter of 5–day biological oxygen demand; and
18		(iii)	10 milligrams per liter of total suspended solids.
19 20	[(f)] (G) industrial waste.	"Sew	age" means any human or animal excretion, domestic waste, or
21	[(g)] (H)	(1)	"Sewerage system" means:
22 23	of sewage; and	(i)	The channels used or intended to be used to collect and dispose
24 25	collect or prepare	(ii) sewage	Any structure and appurtenance used or intended to be used to e for discharge into the waters of this State.
26	(2)	"Sew	erage system" includes any sewer of any size.

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facility;

(i)



The anticipated cost of monitoring and regulating the permitted

1	(ii) The flow of effluent discharge from the permitted facility; and
2 3	(iii) The anticipated needs for program development activities that relate to management of the discharge of pollutants into the waters of this State.
4 5	(2) (I) THE DEPARTMENT SHALL CHARGE AN APPLICATION FEE OF AT LEAST \$5,000 FOR A PROPOSED NEW CAFO THAT WILL:
6	1. HOUSE 200,000 OR MORE ANIMALS; OR
7 8	2. HAVE A HOUSE CAPACITY GREATER THAN OR EQUAL TO 200,000 SQUARE FEET.
9 10	(II) THE DEPARTMENT SHALL CHARGE AN ANNUAL PERMIT FEE OF AT LEAST $\$1,\!500$ FOR AN EXISTING CAFO THAT:
11	1. Houses 200,000 or more animals; or
12 13	2. HAS A HOUSE CAPACITY GREATER THAN OR EQUAL TO 200,000 SQUARE FEET.
14 15 16	[(2)] (3) In adopting the rules and regulations under this subsection, the Department shall consult with industry and provide that the permit fee not exceed a certain dollar amount.
17 18	(4) THE DEPARTMENT MAY NOT WAIVE THE PERMIT FEE FOR A USER DEFINED IN DEPARTMENT REGULATIONS AS A CAFO.
19	9–326.
20 21 22	(a) (1) The Department may make the issuance of a discharge permit contingent on any conditions the Department considers necessary to prevent violation of this subtitle.
23 24	(2) In permits for the discharge of pollutants from publicly owned treatment works, the Department:
25 26 27	(i) May impose as conditions appropriate measures to establish and insure compliance by industrial users with any system of user charges required by State or federal law or by any rule, regulation, or guideline adopted under State or federal law; and
28 29 30	(ii) Shall impose as conditions requirements for the permit holder to provide information about new introductions of pollutants or substantial changes in the volume or character of pollutants being introduced into the treatment works.

1	(3) (I) THIS PARAGRAPH APPLIES ONLY TO A CAFO THAT:
2	1. Houses 200,000 or more animals; or
3 4	2. HAS A HOUSE CAPACITY GREATER THAN OR EQUAL TO 200,000 SQUARE FEET.
5 6 7	(II) IN A PERMIT FOR THE DISCHARGE OF POLLUTANTS FROM A CAFO DESCRIBED IN SUBPARAGRAPH (I) OF THIS PARAGRAPH, THE DEPARTMENT SHALL REQUIRE THE PERMIT HOLDER TO:
8 9	1. Install, use, and maintain on-site monitoring equipment; and
10 11	2. SUBMIT MONITORING RESULTS TO THE DEPARTMENT ON THE APPROPRIATE MONITORING REPORT FORM.
12 13 14	(b) Issuance of a discharge permit is contingent on the grant by the permit holder to the Department of a right of entry on the permit site at any reasonable time to inspect and investigate for violation or potential violation of any condition of the permit.
15	Article - Natural Resources
16	8–2A–01.
17	(a) In this subtitle the following words have the meanings indicated.
18	(c) (2) "Nonpoint source pollution control project" includes:
19 20 21	(i) An agricultural best management implementation practice, including cover crops, riparian forested buffer, manure processing, grassed waterways, animal waste storage structures, and livestock fencing;
22	(ii) An urban or suburban stormwater practice;
23 24	(iii) A sustainable forest management practice, including a forest stewardship plan or a nonornamental urban and suburban tree planting project;
25	(iv) Stream and wetland restoration;
26	(v) Riparian buffer planting;
27 28 29	(vi) A project that demonstrates the effectiveness of an innovative nonpoint source pollution reduction measure provided that the measure is capable of integration into existing poppoint source pollution programs:

- 1 Technical assistance necessary to implement a nonpoint source 2 pollution control project;
- 3 (viii) Improvement of a municipal park located on or adjacent to a waterway, provided that the improvement is limited to state-of-the-art and sustainable 4 nonpoint source pollution control measures that demonstrably improve water quality by 5
- 6 reducing nitrogen, phosphorus, and sediment pollution; [and]
- 7 CONTINUOUS WATER QUALITY MONITORING AT SITES ON (ix) THE LOWER EASTERN SHORE CONDUCTED BY THE DEPARTMENT UNDER § 8–2A–05 8 9 OF THIS SUBTITLE: AND
- 10 **(X)** Strategic monitoring of water quality improvements from 11 nonpoint source pollution control projects that have been funded, in whole or in part, with grants from the Trust Fund. 12
- 8-2A-05. 13
- AS PART OF THE DEPARTMENT'S CHESAPEAKE BAY SHALLOW WATER 14 (A)
- 15 QUALITY MONITORING PROGRAM, THE DEPARTMENT SHALL DEPLOY CONTINUOUS
- WATER QUALITY MONITORING STATIONS IN TRIBUTARIES LOCATED ON THE LOWER 16
- EASTERN SHORE. 17
- **(B)** 18 AT A MINIMUM, CONTINUOUS WATER QUALITY MONITORING STATIONS 19 SHALL BE ESTABLISHED IN EACH OF THE FOLLOWING LOCATIONS:
- 20 AT A LOCATION IN THE TRANSQUAKING RIVER WITH THE STREAM **(1)** CODE TRQ0088; 21
- 22 AT A LOCATION IN THE TRANSQUAKING RIVER WITH THE STREAM CODE TRQ0146; 23
- AT A LOCATION IN THE CHICAMACOMICO RIVER WITH THE 24**(3)** STREAM CODE CCM0069; 25
- AT A LOCATION IN THE NANTICOKE RIVER WITH THE STREAM 26 **(4)** 27 **CODE XDJ8905**;
- AT A LOCATION IN THE WICOMICO RIVER WITH THE STREAM 28**(5) CODE XCJ6023**; 29
- AT A LOCATION IN THE MANOKIN RIVER WITH THE STREAM CODE 30 **(6) XBI6387**; 31

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- 1 (7) At a location in the Pocomoke River with the stream 2 code POK0087;
- 3 (8) At a location in the Pocomoke River with the stream 4 code POK0187; and
- 5 (9) At a location in Pocomoke Sound with the stream code 6 XAJ5327.
- 7 (C) TO THE EXTENT PRACTICABLE, CONTINUOUS WATER QUALITY 8 MONITORING STATIONS DEPLOYED UNDER THIS SECTION SHALL BE LOCATED AT 9 SITES WHERE CONTINUOUS WATER QUALITY MONITORING STATIONS PREVIOUSLY 10 EXISTED, IN ORDER TO ALLOW THE DEPARTMENT AND THE PUBLIC TO ASSESS 11 LONG-TERM WATER QUALITY TRENDS.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2019.