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By: Senator Simonaire

Introduced and read first time: January 22, 2020 Assigned to: Education, Health, and Environmental Affairs

Committee Report: Favorable Senate action: Adopted Read second time: February 18, 2020

CHAPTER _____

1 AN ACT concerning

Environment – Supplemental Environmental Projects and Study on Discharge Permit Fees

- 4 FOR the purpose of requiring the Department of the Environment to consider and, as $\mathbf{5}$ appropriate and to the extent consistent with State and federal law, use certain 6 supplemental environmental projects as part of a settlement or enforcement action 7 concerning an alleged violation of certain provisions of law; requiring the 8 Department to conduct a certain study and report to certain committees of the General Assembly on or before a certain date; defining certain terms; making 9 10 conforming changes; and generally relating to supplemental environmental projects 11 and discharge permit fees.
- 12 BY repealing and reenacting, with amendments,
- 13 Article Environment
- 14 Section 9–320
- 15 Annotated Code of Maryland
- 16 (2014 Replacement Volume and 2019 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That the Laws of Maryland read as follows:
- 19

Article – Environment

20 9–320.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1 (a) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 2 INDICATED.

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(2) "FUND" MEANS THE MARYLAND CLEAN WATER FUND.

4 (3) "SUPPLEMENTAL ENVIRONMENTAL PROJECT" MEANS AN 5 ENVIRONMENTALLY BENEFICIAL PROJECT OR ACTIVITY THAT IS NOT REQUIRED BY 6 LAW, BUT THAT AN ALLEGED VIOLATOR AGREES TO UNDERTAKE AS PART OF A 7 SETTLEMENT OR ENFORCEMENT ACTION.

8 (B) There is a Maryland Clean Water Fund.

9 [(b)] (C) The following payments shall be made into the [Maryland Clean Water] 10 Fund:

11 (1) All application fees, permit fees, renewal fees, and funds collected by 12 the Department under this subtitle, including any civil or administrative penalty or any 13 fine imposed by a court under the provisions of this subtitle;

14 (2) Any civil penalty or any fine imposed by a court under the provisions of 15 Title 5, Subtitle 5 of this article relating to water appropriation and use;

16 (3) Any civil or administrative penalty or any fine imposed by a court under 17 the provisions of Title 4, Subtitle 1 of this article; and

18 (4) Any fees or funds that the Department collects under Subtitle 2, Part 19 III of this title and §§ 9–269 and 9–270 of this title and any civil or administrative penalty 20 or fine imposed by a court under the provisions of Subtitle 2 of this title.

21 [(c)] (D) (1) The Department shall use the [Maryland Clean Water] Fund for 22 activities that are related to:

[(1)] (I) The identification, monitoring, and regulation of the proper discharge of effluent into the waters of the State including program development of these activities as provided by the State budget;

[(2)] (II) The management, conservation, protection, and preservation of the State's groundwater and surface water including program development of these activities as provided by the State budget;

29 [(3)] (III) Correcting to the extent possible the failure to implement or 30 maintain erosion and sediment controls;

31 [(4)] (IV) Administration of the sediment control program;

32 [(5)] (V) Emergency removal of sewage sludge or mitigation of the effect

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1	of any utilization of sewage sludge that the Department finds:			
2		[(i)]	1.	Endangers public health, safety, or welfare; or
3		[(ii)]	2.	Endangers or damages natural resources;
4	[(6)]	(VI)	Activi	ities that are:
$5 \\ 6$	[(i)] 1. Conducted by the Department, by a local health official, or by the local health official's designee under § 9–243(e) of this title; and			
7 8	utilization of sewa		2. lge, inc	Related to identifying, monitoring, or regulating the cluding program development; and
9 10	[(7)] sludge utilization			ding supplemental inspections and monitoring of sewage
$\begin{array}{c} 11 \\ 12 \end{array}$	provide suppleme	[(i)] ntal ins		Contracting with a county on request of that county to ns and monitoring; and
13 14			2. .e gener	Limiting the value of services provided under the contract rator fees for sludge utilized in that county that is generated
15	outside of that cou	inty or	service	e area.
15 16 17 18 19 20	(2) TO THE EXTENT ENVIRONMENTA	THE CONSIS L PROJ	DEPAI STENT	e area. RTMENT SHALL CONSIDER AND, AS APPROPRIATE AND WITH STATE AND FEDERAL LAW, USE SUPPLEMENTAL RELATED TO THE PURPOSES OF THE FUND AS PART OF EMENT ACTION CONCERNING AN ALLEGED VIOLATION
16 17 18 19	(2) TO THE EXTENT ENVIRONMENTAL A SETTLEMENT (THE CONSIS L PROJ	DEPAI STENT JECTS FORCE	RTMENT SHALL CONSIDER AND, AS APPROPRIATE AND WITH STATE AND FEDERAL LAW, USE SUPPLEMENTAL RELATED TO THE PURPOSES OF THE FUND AS PART OF
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16 17 18 19 20 21 22	(2) TO THE EXTENT (ENVIRONMENTAL A SETTLEMENT (OF: [(d)] (E) (D)(1)(V) of this	THE CONSIS L PROJ OR ENI (I) (II) (II) An ex section	DEPAI STENT JECTS FORCE THIS TITL TITL	RTMENT SHALL CONSIDER AND, AS APPROPRIATE AND WITH STATE AND FEDERAL LAW, USE SUPPLEMENTAL RELATED TO THE PURPOSES OF THE FUND AS PART OF EMENT ACTION CONCERNING AN ALLEGED VIOLATION SUBTITLE; E 4, SUBTITLE 1 OF THIS ARTICLE; OR
 16 17 18 19 20 21 22 23 24 25 	(2) TO THE EXTENT (ENVIRONMENTAL A SETTLEMENT (OF: [(d)] (E) (D)(1)(V) of this	THE CONSIS L PROJ DR ENI (I) (II) (II) An ex section vage slu	DEPAI STENT JECTS FORCE THIS TITL Xpendit a shall adge ut	RTMENT SHALL CONSIDER AND, AS APPROPRIATE AND WITH STATE AND FEDERAL LAW, USE SUPPLEMENTAL RELATED TO THE PURPOSES OF THE FUND AS PART OF EMENT ACTION CONCERNING AN ALLEGED VIOLATION SUBTITLE; E 4, SUBTITLE 1 OF THIS ARTICLE; OR E 5, SUBTITLE 5 OF THIS ARTICLE. Ever that the Department makes under subsection [(c)(5)] be reimbursed to the Department by the sewage sludge
$ \begin{array}{r} 16 \\ 17 \\ 18 \\ 19 \\ 20 \\ 21 \\ 22 \\ 23 \\ 24 \\ 25 \\ 26 \\ \end{array} $	(2) TO THE EXTENT (ENVIRONMENTAL A SETTLEMENT (OF: [(d)] (E) (D)(1)(V) of this utilizer whose sew	THE CONSIS L PROJ OR ENI (I) (II) (II) An ex section vage slu Enda	DEPAI STENT JECTS FORCE THIS TITL Xpendit a shall adge ut ngering	RTMENT SHALL CONSIDER AND, AS APPROPRIATE AND WITH STATE AND FEDERAL LAW, USE SUPPLEMENTAL RELATED TO THE PURPOSES OF THE FUND AS PART OF EMENT ACTION CONCERNING AN ALLEGED VIOLATION SUBTITLE; E 4, SUBTITLE 1 OF THIS ARTICLE; OR E 5, SUBTITLE 5 OF THIS ARTICLE. Fure that the Department makes under subsection [(c)(5)] be reimbursed to the Department by the sewage sludge dilization brought about the expenditure by:

1 Attorney General may bring an action against any person who fails to reimburse the 2 Department under subsection [(d)] (E) of this section to recover any expenditure that the 3 Department makes under subsection [(c)(5)] (D)(1)(V) of this section.

4 [(f)] (G) In determining the use of the [Maryland Clean Water] Fund, priority 5 shall be given to activities relating to the water quality of the Chesapeake Bay and its 6 tributaries.

7 [(g)] (H) Notwithstanding any law to the contrary, funds credited and any 8 interest accrued to the Fund:

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- (1) Shall remain available until expended; and
- 10(2)May not be reverted to the General Fund under any other provision of11law.

12 [(h)] (I) On or before January 15 of each year, the Department shall report to 13 the Senate Education, Health, and Environmental Affairs Committee and the House 14 [Environmental Matters] ENVIRONMENT AND TRANSPORTATION Committee, in 15 accordance with § 2–1257 of the State Government Article, on the status of the [Maryland 16 Clean Water] Fund, including a detailed description of all revenues and expenditures of 17 the Fund for the previous year.

18 SECTION 2. AND BE IT FURTHER ENACTED, That the Department of the 19 Environment shall:

(1) conduct a study to determine the level at which discharge permit fees
would need to be set in order to cover the administrative costs associated with the activities
described in § 9–320(d)(1) of the Environment Article, as enacted by Section 1 of this Act;
and

(2) on or before December 31, 2020, report to the Senate Education, Health,
and Environmental Affairs Committee and the House Environment and Transportation
Committee, in accordance with § 2–1257 of the State Government Article, on the results of
the study required under this section.

28 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect 29 October 1, 2020.

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