HOUSE BILL 177

M3 0lr0136

By: Chair, Environment and Transportation Committee

Introduced and read first time: January 15, 2020

Assigned to: Environment and Transportation and Appropriations

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 7, 2020

CHAPTER	CH.	APTEI	R.
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1 AN ACT concerning

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Environment – Water Infrastructure Assets – Authorization of Emergency Actions and Establishment of Emergency Reserve

FOR the purpose of authorizing the Department of the Environment to take certain emergency actions to protect life, property, or the environment against risks arising from dams, reservoirs, and similar waterway constructions that are in imminent danger of failure; authorizing the Department or its agents to enter certain property without prior notice to the owner of the property under certain circumstances; requiring the Department to remain in charge and control of a certain water infrastructure asset until a certain occurrence; authorizing the Department to obtain certain resources for emergency actions taken under this Act through certain means; requiring the Department to charge a certain asset owner for certain costs incurred by the Department, regardless of the asset owner's ability to pay; providing for the reimbursement of certain costs incurred by the Department; authorizing the establishment and enforcement of a lien on a certain water infrastructure asset in a certain manner and under certain circumstances; providing for the priority of the lien; prohibiting a certain legal action from being brought against the State, the Department, or their respective agents or employees on certain grounds; establishing a separate account in the Bay Restoration Fund designated as the Water Infrastructure Emergency Reserve; requiring the Comptroller to deposit a certain portion of Bay Restoration Fund revenues into the Water Infrastructure Emergency Reserve; requiring funds in the Water Infrastructure Emergency Reserve to be used for certain purposes; defining certain terms; providing for the construction of certain provisions of this Act; making eertain clarifying, conforming, and stylistic and technical changes; and generally relating to emergency actions related to water

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.



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OR ANY OTHER WATERWAY CONSTRUCTION.

$\frac{1}{2}$	infrastructure assets and the establishment of the Water Infrastructure Emergency Reserve .
3 4 5 6 7	BY repealing and reenacting, with amendments, Article – Environment Section 5–509 Annotated Code of Maryland (2013 Replacement Volume and 2019 Supplement)
8 9 10 11 12 13 14	BY repealing and reenacting, with amendments, Article - Environment Section 9-1605.2(a), (h), and (i)(2) Annotated Code of Maryland (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:
15	Article – Environment
16	5–509.
17 18	(a) (1) In this section the following words have the meanings indicated.
19 20	(2) "ASSET OWNER" MEANS THE OWNER OR PERSON HAVING CONTROL OF A WATER INFRASTRUCTURE ASSET.
21	(3) "ASSOCIATION" MEANS:
22 23	(I) A HOMEOWNERS ASSOCIATION, AS DEFINED IN § $11B-101$ OF THE REAL PROPERTY ARTICLE;
24 25	(II) A COUNCIL OF UNIT OWNERS, AS DEFINED IN § 11–101 OF THE REAL PROPERTY ARTICLE; OR
26 27 28	(III) ANY OTHER ENTITY OWNING OR CONTROLLING A WATER INFRASTRUCTURE ASSET, THE OWNERS OR MEMBERS OF WHICH ARE OWNERS OF PROPERTY ADJACENT TO OR BENEFITED BY THE WATER INFRASTRUCTURE ASSET.
29 30	(4) "ASSOCIATION MEMBER" MEANS AN OWNER OR A MEMBER OF AN ASSOCIATION.
31	(5) "WATER INFRASTRUCTURE ASSET" MEANS A RESERVOIR, A DAM,

- 1 On complaint or the Department's own initiative, the Department may (B) **(1)** 2 investigate or examine any [reservoir, dam, or similar waterway construction] WATER 3 INFRASTRUCTURE ASSET. 4 **(2)** If the Department determines that the [reservoir, dam, or similar waterway construction] WATER INFRASTRUCTURE ASSET is unsafe, needs repair, or 5 6 should be removed because the [reservoir, dam, or similar waterway construction] WATER 7 INFRASTRUCTURE ASSET is unsafe and not repairable, the Department shall notify the 8 ASSET owner in writing to repair or remove the [object] WATER INFRASTRUCTURE 9 **ASSET**, as the situation warrants. 10 The repair or removal work shall be completed within a reasonable 11 time, which time shall be prescribed in the Department's notice. 12 [(b)] **(C)** If the work is not completed in the time prescribed in the notice: 13 The Department may have the work completed at the expense of the (1) 14 ASSET owner: 15 (2)[Unless the owner demonstrates an inability to pay, as determined by 16 the Department, the THE Department shall charge the ASSET owner for the [expense] 17 COSTS to complete the work; and 18 If repayment is not made within 30 days after written demand, the 19 Department may bring an action in the proper court to recover the [expense] COSTS to 20complete the work. 21THE DEPARTMENT MAY TAKE EMERGENCY ACTIONS NECESSARY (D) **(1)** 22TO PROTECT LIFE, PROPERTY, OR THE ENVIRONMENT IF: 23 **(I)** THE DEPARTMENT DETERMINES THAT A WATER 24INFRASTRUCTURE ASSET IS IN IMMINENT DANGER OF FAILURE; AND 2. 25THE ASSET OWNER HAS BEEN ISSUED A NOTICE BY 26 THE DEPARTMENT UNDER SUBSECTION (B) OF THIS SECTION AND HAS NOT 27 COMPLETED THE WORK IN ACCORDANCE WITH THE TIME PRESCRIBED IN THE
- 29 (II) THE DEPARTMENT DETERMINES THAT:

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NOTICE; OR

- 30 1. A WATER INFRASTRUCTURE ASSET IS FAILING; AND
- 2. THE ASSET OWNER IS NOT TAKING ADEQUATE ACTIONS TO PROTECT LIFE, PROPERTY, OR THE ENVIRONMENT.

- EMERGENCY ACTIONS TAKEN BY THE DEPARTMENT UNDER THIS 1 **(2)** 2 SUBSECTION MAY INCLUDE:
- 3 **(I)** TAKING CONTROL OF THE WATER INFRASTRUCTURE ASSET;
- LOWERING THE LEVEL OF WATER IMPOUNDED BY THE 4 (II)
- WATER INFRASTRUCTURE ASSET BY RELEASING THE IMPOUNDED WATER OR BY 5
- 6 OTHER MEANS;
- 7 (III) COMPLETELY RELEASING ALL WATER IMPOUNDED BY THE
- 8 WATER INFRASTRUCTURE ASSET;
- 9 (IV) PERFORMING ANY NECESSARY REMEDIAL OR PROTECTIVE
- 10 WORK AT THE SITE OF THE WATER INFRASTRUCTURE ASSET, INCLUDING
- 11 BREACHING THE WATER INFRASTRUCTURE ASSET; AND
- 12 TAKING ANY OTHER STEPS THE DEPARTMENT DEEMS
- 13 NECESSARY TO SAFEGUARD LIFE, PROPERTY, OR THE ENVIRONMENT.
- 14 **(3)** THE DEPARTMENT OR ITS AGENTS MAY ENTER ANY PROPERTY,
- 15 WITHOUT PRIOR NOTICE TO THE OWNER OF THE PROPERTY, IF THE ENTRY IS
- 16 NECESSARY TO CARRY OUT EMERGENCY ACTIONS UNDER THIS SUBSECTION.
- 17 **(4)** IF THE DEPARTMENT TAKES CONTROL OF A WATER
- 18 INFRASTRUCTURE ASSET UNDER PARAGRAPH (2)(I) OF THIS SUBSECTION, THE
- DEPARTMENT SHALL REMAIN IN CHARGE AND CONTROL OF THE WATER 19
- INFRASTRUCTURE ASSET UNTIL THE DEPARTMENT HAS DETERMINED THAT THE 20
- 21
- WATER INFRASTRUCTURE ASSET HAS BEEN RENDERED SAFE OR THE
- 22CIRCUMSTANCES REQUIRING THE EMERGENCY ACTIONS HAVE CEASED.
- 23THE DEPARTMENT MAY OBTAIN EQUIPMENT, PERSONNEL, AND **(5)**
- OTHER RESOURCES FOR EMERGENCY ACTIONS TAKEN UNDER THIS SUBSECTION 24
- THROUGH ANY APPROPRIATE MEANS, INCLUDING EMERGENCY PROCUREMENTS 25
- UNDER § 13–108 OF THE STATE FINANCE AND PROCUREMENT ARTICLE. 26
- 27 Costs incurred by the Department under this section (E) (1)
- SHALL BE PAID OUT OF THE WATER INFRASTRUCTURE EMERGENCY RESERVE. 28
- 29 (2) THE DEPARTMENT SHALL REMIT TO THE
- INFRASTRUCTURE EMERGENCY RESERVE ALL REIMBURSEMENTS OF COSTS 30
- RECEIVED BY THE DEPARTMENT. 31
- COSTS INCURRED BY THE DEPARTMENT UNDER THIS 32**(1)** (F) (E)
- 33 **SECTION SHALL:**

- 1 (I) CONSTITUTE A DEBT OWED TO THE STATE; AND
- 2 (II) BE REIMBURSED TO THE DEPARTMENT BY THE ASSET
- 3 OWNER.
- 4 (2) IF ANY SUCH COST REMAINS UNREIMBURSED 30 DAYS AFTER THE
- 5 DEPARTMENT MAKES A DEMAND FOR REIMBURSEMENT FROM THE ASSET OWNER.
- 6 THE WATER INFRASTRUCTURE ASSET SHALL BE SUBJECT TO THE ESTABLISHMENT
- 7 OF A LIEN IN ACCORDANCE WITH THIS SECTION FOR THE PAYMENT OF THE
- 8 UNREIMBURSED AMOUNT.
- 9 (G) (F) (1) WITH RESPECT TO COSTS INCURRED BY THE DEPARTMENT
- 10 UNDER THIS SECTION RELATING TO A WATER INFRASTRUCTURE ASSET FOR WHICH
- 11 AN ASSOCIATION IS THE ASSET OWNER, IF ANY SUCH COST REMAINS UNREIMBURSED
- 12 30 DAYS AFTER THE DEPARTMENT MAKES A DEMAND FOR REIMBURSEMENT FROM
- 13 THE ASSOCIATION, SUCH COSTS SHALL BE A DEBT TO THE STATE OWED, AND SHALL
- 14 BE REIMBURSED TO THE DEPARTMENT, BY THE ASSOCIATION MEMBERS, JOINTLY
- 15 AND SEVERALLY, NOTWITHSTANDING ANY PROVISION OF LAW THAT WOULD
- 16 OTHERWISE RELIEVE THE ASSOCIATION MEMBERS OF SUCH LIABILITY.
- 17 (2) IF ANY SUCH COST REMAINS UNREIMBURSED 30 DAYS AFTER THE
- 18 DEPARTMENT MAKES A DEMAND FOR REIMBURSEMENT FROM THE ASSOCIATION
- 19 MEMBERS, THE LOTS, CONDOMINIUM UNITS, OR OTHER PROPERTY OWNED BY THE
- 20 ASSOCIATION MEMBERS THAT IS ADJACENT TO OR BENEFITED BY THE WATER
- 21 INFRASTRUCTURE ASSET SHALL BE SUBJECT TO THE ESTABLISHMENT OF A LIEN IN
- 22 ACCORDANCE WITH THIS SECTION FOR THE PAYMENT OF THE UNREIMBURSED
- 23 AMOUNT.
- 24 (H) (G) (1) ANY LIEN ARISING UNDER SUBSECTION (F) OR (G)
- 25 SUBSECTIONS (E) AND (F) OF THIS SECTION SHALL, TO THE EXTENT NOT OTHERWISE
- 26 EXPRESSLY PROHIBITED BY LAW, HAVE PRIORITY OVER ALL OTHER LIENS AND
- 27 ENCUMBRANCES PERFECTED AFTER JULY 1, 2020, ON THE WATER
- 28 INFRASTRUCTURE ASSET, OR THE LOTS, CONDOMINIUM UNITS, OR OTHER
- 29 PROPERTY OWNED BY THE ASSOCIATION MEMBERS THAT IS ADJACENT TO OR
- 30 BENEFITED BY THE WATER INFRASTRUCTURE ASSET.
- 31 (2) THE ESTABLISHMENT AND ENFORCEMENT OF LIENS ARISING
- 32 UNDER SUBSECTION (F) OR (G) SUBSECTIONS (E) AND (F) OF THIS SECTION SHALL
- 33 BE GOVERNED BY THE RULES SET FORTH IN TITLE 12, CHAPTER 300 OF THE
- 34 MARYLAND RULES.
- 35 (H) (H) NO ACTION MAY BE BROUGHT AGAINST THE STATE, THE
- 36 DEPARTMENT, OR THEIR RESPECTIVE AGENTS OR EMPLOYEES FOR THE RECOVERY

- 1 OF DAMAGES CAUSED BY THE PARTIAL OR TOTAL FAILURE OF ANY WATER
- 2 INFRASTRUCTURE ASSET, OR THE CONTROL OR OPERATION OF ANY WATER
- 3 INFRASTRUCTURE ASSET, ON THE GROUND THAT THE STATE, THE DEPARTMENT, OR
- 4 THEIR RESPECTIVE AGENTS OR EMPLOYEES ARE LIABLE BY VIRTUE OF ANY OF THE
- 5 FOLLOWING:
- 6 (1) THE APPROVAL OR PERMITTING OF THE WATER 7 INFRASTRUCTURE ASSET;
- 8 (2) THE ISSUANCE OR ENFORCEMENT OF ORDERS RELATIVE TO
- 9 MAINTENANCE OR OPERATION OF THE WATER INFRASTRUCTURE ASSET;
- 10 (3) CONTROL OR REGULATION OF THE WATER INFRASTRUCTURE
- 11 ASSET;
- 12 (4) ACTIONS TAKEN TO PROTECT AGAINST FAILURE DURING AN
- 13 EMERGENCY, INCLUDING ANY ACTIONS TAKEN UNDER THIS SUBSECTION;
- 14 (5) THE USE OF DESIGN AND CONSTRUCTION CRITERIA PREPARED,
- 15 APPROVED, OR PROMULGATED BY THE DEPARTMENT; OR
- 16 (6) THE FAILURE TO ISSUE OR ENFORCE ORDERS, TO CONTROL OR
- 17 REGULATE WATER INFRASTRUCTURE ASSETS, TO TAKE MEASURES TO PROTECT
- 18 AGAINST ANY FAILURE THEREOF, OR TO TAKE ANY EMERGENCY ACTIONS
- 19 CONTEMPLATED BY THIS SUBSECTION.
- 20 (J) (I) NOTHING IN THIS SECTION, AND NO ACT OR OMISSION OF THE
- 21 DEPARTMENT UNDER THIS SECTION, SHALL BE CONSTRUED TO RELIEVE AN ASSET
- 22 OWNER OF:
- 23 (1) THE LEGAL DUTIES, OBLIGATIONS, OR LIABILITIES INCIDENT TO
- 24 THE OWNERSHIP OR OPERATION OF A WATER INFRASTRUCTURE ASSET; OR
- 25 (2) ANY LIABILITY FOR ACTS OR OMISSIONS OF THE ASSET OWNER
- 26 THAT CAUSE INJURY OR DEATH TO ANY PERSON, DAMAGE TO ANY PROPERTY OR THE
- 27 ENVIRONMENT, OR VIOLATION OF ANY LAW, REGULATION, OR PERMIT, EVEN IF ACTS
- 28 OR OMISSIONS OF THE DEPARTMENT UNDER THIS SECTION COULD BE DEEMED AN
- 29 INTERVENING CAUSE OF SUCH INJURY, DEATH, DAMAGE, OR VIOLATION.
- 30 [(c)] (K) (J) This section does not apply to farm ponds used for agricultural
- 31 purposes.
- 32 9-1605.2.

1	(a) (1) There is a Bay Restoration Fund.
2 3	(2) It is the intent of the General Assembly that the Bay Restoration Fund be:
4 5	(i) Used, in part, to provide the funding necessary to upgrade any of the wastewater treatment facilities that are located in the State or used by citizens of the
6	State in order to achieve enhanced nutrient removal where it is cost-effective to do so; [and]
7 8	(ii) Available for treatment facilities discharging into the Atlantic Coastal Bays or other waters of the State, but that priority be given to treatment facilities
9	discharging into the Chesapeake Bay; AND
10 11 12	(HI) USED, IN PART, TO ESTABLISH AN EMERGENCY RESERVE ACCOUNT TO PROVIDE A SOURCE OF FUNDS FOR PREVENTING AND RESPONDING TO EMERGENCIES RELATED TO DAMS, RESERVOIRS, AND SIMILAR WATERWAY
13	CONSTRUCTIONS IN THE STATE.
14 15 16	(3) The Bay Restoration Fund shall be maintained and administered by the Administration in accordance with the provisions of this section and any rules or program directives as the Secretary or the Board may prescribe.
17 18	(4) There is established a Bay Restoration Fee to be paid by any user of a wastewater facility, an on-site sewage disposal system, or a holding tank that:
19	(i) Is located in the State; or
20 21	(ii) Serves a Maryland user and is eligible for funding under this subtitle.
22	(h) (1) (I) THE COMPTROLLER SHALL:
23 24 25	1. ESTABLISH A SEPARATE ACCOUNT WITHIN THE BAY RESTORATION FUND, WHICH SHALL BE DESIGNATED AS THE WATER INFRASTRUCTURE EMERGENCY RESERVE; AND
26 27 28 29 30	2. Subject to subparagraph (IV) of this paragraph, deposit the first 1% of all funds collected under subsection (B) of this section into the Water Infrastructure Emergency Reserve, up to the maximum balance established under subparagraph (II) of this paragraph.
31 32	(II) 1. THE INITIAL MAXIMUM BALANCE OF THE WATER INFRASTRUCTURE EMERGENCY RESERVE SHALL BE \$10,000,000.

1	2. THE SECRETARY MAY NOTIFY THE COMPTROLLER AS
2	TO THE AMOUNT OF FUNDS THE SECRETARY HAS DETERMINED, IN CONSULTATION
3	WITH THE BAY RESTORATION FUND ADVISORY COMMITTEE, THAT IS NEEDED IN
4	THE WATER INFRASTRUCTURE EMERGENCY RESERVE, WHICH AMOUNT SHALL
5	BECOME THE NEW MAXIMUM BALANCE OF THE WATER INFRASTRUCTURE
6	EMERGENCY RESERVE ON THE DELIVERY OF SUCH NOTICE TO THE COMPTROLLER.
7	(HI) IF AT ANY TIME THE BALANCE IN THE WATER
8	INFRASTRUCTURE EMERGENCY RESERVE EXCEEDS THE MAXIMUM BALANCE
9	ESTABLISHED UNDER SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE
10	COMPTROLLER SHALL TRANSFER THE EXCESS FUNDS TO THE BAY RESTORATION
11	FUND.
12	(IV) THE COMPTROLLER:
13	1. SHALL, BEFORE DEPOSITING ANY FUNDS COLLECTED
14	UNDER SUBSECTION (B) OF THIS SECTION INTO THE WATER INFRASTRUCTURE
15	EMERGENCY RESERVE, FIRST SET ASIDE ANY FUNDS THAT ARE REQUIRED TO BE
16	SET ASIDE BY THE TERMS AND CONDITIONS GOVERNING ANY BONDS ISSUED BY THE
17	ADMINISTRATION; AND
18	2. MAY NOT DEPOSIT FUNDS INTO THE WATER
19	INFRASTRUCTURE EMERGENCY RESERVE TO THE EXTENT THAT DOING SO WOULD
20	REASONABLY BE EXPECTED TO CAUSE AN EVENT OF DEFAULT UNDER ANY BONDS
21	ISSUED BY THE ADMINISTRATION.
22	(v) Notwithstanding anything to the contrary in this
23	SECTION, FUNDS IN THE WATER INFRASTRUCTURE EMERGENCY RESERVE SHALL
24	BE USED ONLY FOR:
25	1. Costs incurred by the Department under §
26	5-509 OF THIS ARTICLE;
27	2. Costs associated with determining the
28	MAXIMUM BALANCE OF THE WATER INFRASTRUCTURE EMERGENCY RESERVE
29	UNDER SUBPARAGRAPH (II) OF THIS PARAGRAPH, INCLUDING THE COST OF
30	ACTUARIAL AND OTHER APPROPRIATE CONSULTANTS; AND
31	3. THE PAYMENT OF PRINCIPAL AND INTEREST ON
32	BONDS ISSUED BY THE ADMINISTRATION, TO AVOID AN EVENT OF DEFAULT UNDER
33	ANY BONDS ISSUED BY THE ADMINISTRATION, IF NO OTHER FUNDS ARE AVAILABLE
34	,

1	[(1)] (2)	[With] AFTER DEPOSITING THE FUNDS REQUIRED TO BE
2	DEPOSITED INTO THE	WATER INFRASTRUCTURE EMERGENCY RESERVE UNDER
3	PARAGRAPH (1)(1)2 OI	F THIS SUBSECTION, WITH regard to the funds collected under
$\overline{4}$		this section from users of an on-site sewage disposal system or
5		ve a water bill and subsection (b)(1)(i)2 and 3 of this section,
6	_	2006, the Comptroller shall:
		r
7	(i)	Establish a separate account within the Bay Restoration Fund;
8	and	
9	(ii)	Disburse the funds as provided under paragraph [(2)] (3) of this
10	subsection.	
11	[(2)] (3)	The Comptroller shall:
		•
12	(i)	Deposit 60% of the funds in the separate account to be used for:
13		1. Subject to paragraphs [(3),] (4), (5), (6), and [(6)] (7) of
14	this subsection, with price	prity first given to failing systems and holding tanks located in the
15	_	c Coastal Bays Critical Area and then to failing systems that the
16	<u> </u>	are a threat to public health or water quality, grants or loans for
17	up to 100% of:	1, 8
_,		
18		A. The costs attributable to upgrading an on-site sewage
19	disposal system to the be	est available technology for the removal of nitrogen;
	- 0	
20		B. The cost difference between a conventional on-site sewage
21	disposal system and a sy	stem that utilizes the best available technology for the removal of
22	nitrogen;	
23		C. The cost of repairing or replacing a failing on-site sewage
24	disposal system with a sy	ystem that uses the best available technology for nitrogen removal;
25		D. The cost, up to the sum of the costs authorized under item
26	B of this item for each	individual system, of replacing multiple on-site sewage disposal
27	systems located in the s	ame community with a new community sewerage system that is
28	owned by a local governs	nent and that meets enhanced nutrient removal standards; or
29		E. The cost, up to the sum of the costs authorized under item
30	C of this item for each in	dividual system, of connecting a property using an on-site sewage
31		xisting municipal wastewater facility that is achieving enhanced
32	nutrient removal or biole	ogical nutrient removal level treatment, including payment of the
33	principal, but not interes	et, of debt issued by a local government for such connection costs;
34		2. The reasonable costs of the Department, not to exceed 8%
35	of the funds deposited in	to the separate account, to:

1	A. Implement an education, outreach, and upgrade program
2	to advise owners of on-site sewage disposal systems and holding tanks on the proper
3	maintenance of the systems and tanks and the availability of grants and loans under item
4	1 of this item;
5	B. Review and approve the design and construction of on-site
6	sewage disposal system or holding tank upgrades;
_	
7	C. Issue grants or loans as provided under item 1 of this item;
8	and
9	D. Provide technical support for owners of upgraded on-site
10	sewage disposal systems or holding tanks to operate and maintain the upgraded systems;
10	sewage disposal systems of nording talks to operate and maintain the upgraded systems,
11	3. A portion of the reasonable costs of a local public entity
12	that has been delegated by the Department under § 1-301(b) of this article to administer
13	and enforce environmental laws, not to exceed 10% of the funds deposited into the separate
14	account, to implement regulations adopted by the Department for on-site sewage disposal
15	systems that utilize the best available technology for the removal of nitrogen;
16	4. Subject to paragraph [(7)] (8) of this subsection, financial
17	assistance to low-income homeowners, as defined by the Department, for up to 50% of the
18	cost of an operation and maintenance contract of up to 5 years for an on-site sewage
19	disposal system that utilizes nitrogen removal technology;
20	5. Subject to paragraph [(8)] (9) of this subsection, a local
21	jurisdiction to provide financial assistance to eligible homeowners for the reasonable cost
22	of pumping out an on-site sewage disposal system, at least once every 5 years, unless a
23	more frequent pump out schedule is recommended during an inspection, not to exceed 10%
24	of the funds allocated to the local jurisdiction; and
0.5	C. In fineal many 2020 and 2021 financial assistance to a
25 26	6. In fiscal years 2020 and 2021, financial assistance to a
26	local jurisdiction for the development of a septic stewardship plan that meets the
27	requirements under paragraph [(8)(iii)2] (9)(III)2 of this subsection; and
28	(ii) Transfer 40% of the funds to the Maryland Agriculture Water
29	Quality Cost Share Program in the Department of Agriculture in order to fund cover crop
30	activities.
00	
31	{(3)} (4) Funding for the costs identified in paragraph {(2)(i)1} (3)(1)1 of
32	this subsection shall be provided in the following order of priority:
33	(i) For owners of all levels of income, the costs identified in
34	paragraph [(2)(i)1A] (3)(I)1A and B of this subsection; and

1	(ii)	For low-income owners, as defined by the Department, the costs
2	identified in paragraph-	(2)(i)1C] (3)(I)1C of this subsection:
3		1. First, for best available technologies for nitrogen removal;
4	and	1. Thus, for best available technologies for introgen removal,
5		2. Second, for other wastewater treatment systems.
6	[(4)] (5)	Funding for the costs identified in paragraph [(2)(i)1D] (3)(I)1D
7	of this subsection may be	
8	(i)	The environmental impact of the on-site sewage disposal system
9	is documented by the loc	al government and confirmed by the Department;
10	(ii)	It can be demonstrated that:
11		1. The replacement of the on-site sewage disposal system
12	with a new community	sewerage system is more cost effective for nitrogen removal than
13	upgrading each individu	al on-site sewage disposal system; or
14		2. The individual replacement of the on-site sewage disposal
15	system is not feasible; ar	
16	(iii)	The new community sewerage system will only serve lots that
17	` ,	te of occupancy, or equivalent certificate, on or before October 1,
18	2008.	
19	[(5)] (6)	Funding for the costs identified in paragraph [(2)(i)1E] (3)(I)1E
20		e provided only if all of the following conditions are met:
21	(i)	The environmental impact of the on-site sewage disposal system
22	* *	al government and confirmed by the Department;
22	is documented by the foc	ar government and commined by the Department,
23	(ii)	It can be demonstrated that:
24		1. The replacement of the on-site sewage disposal system
$\frac{24}{25}$	with convice to an evic	ting municipal wastewater facility that is achieving enhanced
26		ogical nutrient removal level treatment is more cost-effective for
27		pgrading the individual on-site sewage disposal system; or
28		2. The individual replacement of the on-site sewage disposal
29	system is not feasible;	2. The marriadal replacement of the on the bewage disposal
30	لنننا	The project is consistent with the county's comprehensive plan
31	and water and sewer ma	
\mathcal{I}	and haver and bewer the	ever prorr,

$\frac{1}{2}$	(iv) 1. The on-site sewage disposal system was installed as of October 1, 2008, and the property the system serves is located in a priority funding area,
3	in accordance with § 5–7B–02 of the State Finance and Procurement Article; or
$\frac{4}{5}$	2. The on-site sewage disposal system was installed as of October 1, 2008, the property the system serves is not located in a priority funding area,
6	and the project meets the requirements under § 5-7B-06 of the State Finance and
7	Procurement Article and is consistent with a public health area of concern:
8	A. Identified in the county water and sewer plan; or
9	B. Certified by a county environmental health director with
10	concurrence by the Department and, if funding is approved, subsequently added to the
11	county water and sewer plan within a time frame jointly agreed on by the Department and
12	the county that takes into consideration the county's water and sewer plan update and
13	amendment process; and
14	(v) The funding agreement for a project that meets the conditions for
1 4 15	(v) The funding agreement for a project that meets the conditions for funding under subparagraph (iv)2 of this paragraph includes provisions to ensure:
10	tunumg under susparagraph (17/2 or tims paragraph merudes provisions to ensure.
16	1. Denial of access for any future connections that are not
17	included in the project's proposed service area; and
	Project
18	2. That the project will not unduly impede access to funding
19	for upgrading individual on-site sewage disposal systems in the county with best available
20	technology for nitrogen removal.
21	[(6)] (7) The Comptroller, in consultation with the Administration, may
22	establish any other accounts and subaccounts within the Bay Restoration Fund as
23	necessary to:
24	(i) Effectuate the purposes of this subtitle;
25	(ii) Comply with the provisions of any bond resolution;
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26	(iii) Meet the requirements of any federal or State law or of any grant
27	or award to the Bay Restoration Fund; and
90	(iv) Most any mules on magnety directives established by the
28	(iv) Meet any rules or program directives established by the
29	Secretary or the Board.
30	[(7)] (8) The Department or a local government shall determine:
31	(i) Whether an applicant is eligible for financial assistance under
32	paragraph [(2)(i)4] (3)(I)4-of this subsection; and
04	paragraph [(2)(1) 1] (0)(1) 1 or one basseonor, and

1	(ii) The amount of financial assistance to be provided for each
2	applicant based on the average cost of an operation and maintenance contract of up to 5
3	years provided by vendors, as defined in § 9–1108.1 of this title, in the applicant's area.
4	(i) The amount of financial assistance under paragraph
5	[(2)(i)5] (3)(I)5-of this subsection shall be based on homeowner income, with priority given
6	to low-income homeowners.
7	(ii) Financial assistance under paragraph [(2)(i)5] (3)(1)5 of this
8	subsection may be provided through grants, rebates, or low- or no-interest loans.
9	(iii) Financial assistance under paragraph [(2)(i)5] (3)(1)5 of this
10	subsection may be provided only if:
11	1. The homeowner verifies the pump out has occurred; and
12	2. The homeowner resides in a local jurisdiction that has
13	developed and implemented a septic stewardship plan that:
14	A. Has been adopted by the local governing body of the
15	jurisdiction, after consultation with the jurisdiction's local health department;
16	B. States specific goals consistent with the nitrogen load
17	reduction identified in the local jurisdiction's watershed implementation plan;
18	C. Specifies public education and outreach measures that
19	will be taken, including education and outreach on best management practices, legal
20	requirements, and existing support and financial assistance;
21	D. Provides technical guidance for the siting, design,
22	evaluation, and construction of an on-site sewage disposal system;
23	E. Requires an on-site sewage disposal system located on
24	residential property to be pumped out and inspected at least once every 5 years, unless a
25	more frequent pump out schedule is recommended during an inspection;
26	F. Requires an on-site sewage disposal system located on
27	commercial property to be pumped out and inspected at least once every 5 years, unless a
28	more frequent pump out schedule is recommended during an inspection;
29	G. Specifies certification and licensing procedures for a
30	person that pumps out and inspects on-site sewage disposal systems;
31	H. Specifies enforcement mechanisms, compliance
32	incentives, and penalties;

1	I. Outlines funding mechanisms to support the plan and
2	expand education, demonstration projects, and inspections;
3	J. Specifies requirements for record keeping; and
4	K. Establishes a process for periodically evaluating and
5	revising the plan.
6	(i) (2) Funds in the Bay Restoration Fund shall be used only:
7	(i) To award grants for up to 100% of eligible costs of projects
8	relating to planning, design, construction, and upgrade of a wastewater facility for flows up
9	to the design capacity of the wastewater facility, as approved by the Department, to achieve
10	enhanced nutrient removal in accordance with paragraph (3) of this subsection;
11	(ii) In fiscal years 2016 and thereafter, for up to 87.5% of the total
12	cost of projects, as approved by the Department, relating to combined sewer overflows
13	abatement, rehabilitation of existing sewers, and upgrading conveyance systems, including
14	pumping stations;
15	(iii) In fiscal years 2010 and thereafter, for a portion of the operation
16	and maintenance costs related to the enhanced nutrient removal technology, which may
17	not exceed 10% of the total restoration fee collected from users of wastewater facilities
18	under this section by the Comptroller annually;
19	(iv) In fiscal years 2018 and thereafter, after payment of outstanding
20	bonds and the allocation of funds to other required uses of the Bay Restoration Fund for
21	funding in the following order of priority:
22	1. For funding the eligible costs to upgrade a wastewater
23	facility to enhanced nutrient removal at wastewater facilities with a design capacity of
24	500,000 gallons or more per day;
25	2. For funding the eligible costs of the most cost-effective
26	enhanced nutrient removal upgrades at wastewater facilities with a design capacity of less
27	than 500,000 gallons per day; and
28	3. As determined by the Department and based on water
29	quality and public health benefits, for the following:
30	A. For costs identified under item (ii) of this paragraph;
31	B. For costs identified under subsection [(h)(2)(i)1]
32	(H)(3)(I)1-of this section; and
33	C. With respect to a local government that has enacted and
34	implemented a system of charges to fully fund the implementation of a stormwater

1	management program, for grants to the local government for a portion of the costs of the
2	most cost-effective and efficient stormwater control measures, as determined and approved
3	by the Department, from the restoration fees collected annually by the Comptroller from
4	users of wastewater facilities under this section;
5	(v) As a source of revenue or security for the payment of principal
6	and interest on bonds issued by the Administration if the proceeds of the sale of the bonds
7	will be deposited in the Bay Restoration Fund;
8	(vi) To earn interest on Bay Restoration Fund accounts;
9	(vii) For the reasonable costs of administering the Bay Restoration
10	Fund, which may not exceed 1.5% of the total restoration fees imposed on users of
11	wastewater facilities that are collected by the Comptroller annually;
12	(viii) For the reasonable administrative costs incurred by a local
13	government or a billing authority for a water or wastewater facility collecting the
14	restoration fees, in an amount not to exceed 5% of the total restoration fees collected by
15	that local government or billing authority;
16	(ix) For future upgrades of wastewater facilities to achieve additional
17	nutrient removal or water quality improvement, in accordance with paragraphs (6) and (7)
18	of this subsection;
19	(x) For costs associated with the issuance of bonds;
20	(xi) Subject to the allocation of funds and the conditions under
21	subsection (h) of this section, for projects related to the removal of nitrogen from on-site
22	sewage disposal systems and cover crop activities;
23	(xii) For costs associated with the implementation of alternate
24	compliance plans authorized in § 4-202.1(k)(3) of this article; and
25	(xiii) After funding any eligible costs identified under item (iv)1 and 2
26	of this paragraph, for costs associated with the purchase of cost-effective nitrogen,
27	phosphorus, or sediment load reductions in support of the State's efforts to restore the
28	health of the Chesapeake Bay, not to exceed \$4,000,000 in fiscal year 2018, \$6,000,000 in
29	fiscal year 2019, and \$10,000,000 per year in fiscal years 2020 and 2021.
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SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July $1,\ 2020.$