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By: The Speaker (Administration) Introduced and read first time: January 23, 2002 Assigned to: Environmental Matters						
Ηοι	Committee Report: Favorable with amendments House action: Adopted Read second time: March 23, 2002					
	CHAPTER					
1	AN ACT concerning					
2 3	Administrative Penalties and Cost Recovery - Air Quality and Radiation <u>-</u> <u>Penalties</u>					
4 5 6 7 8 9 10 11 12 13 14 15 16	reimbursement of the funds for certain expenses; providing for a three year statute of limitations for a criminal prosecution or a civil action to collect a civil penalty for violations of certain air quality and radiation laws; providing for the application of this Act; and generally relating to the recovery of costs in certain circumstances and the imposition of penalties for certain environmental					
18 19	Section 2-101, 2-107, 8-101, and 8-306 BY adding to Article - Environment					
23 24	Annotated Code of Maryland					

1	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:	
3	Article - Environment	
4	2 101.	
5	(a) In this title the following words have the meanings indicated.	
6 7	(b) "Air pollution" means the presence in the outdoor atmosphere of any substance that is present in such quantities and is of such duration that it:	
8 9	(1) May be predicted with reasonable certainty to be injurious to property or to human, plant, or animal life; or	
10 11	(2) Unreasonably interferes with the proper enjoyment of the property of others because of the emission of odors, solids, vapors, liquids, or gases.	f
12	(e) "Council" means the Air Quality Control Advisory Council.	
13	(d) "Emergency" means:	
14 15	(1) A condition of such public gravity and urgency that it requires immediate response; or	
16 17	(2) A condition that is predicted to a reasonable degree of certainty to require immediate action to carry out the provisions of this title.	
	(e) (1) "Emission standard" means a requirement that limits the quantity, quality, rate, or concentration of emissions from a source.	
20 21	(2) "Emission standard" includes any requirement that relates to the operation or maintenance of a source to assure continuous emission reduction.	
22 23	(f) "Person" includes any public or municipal corporation and any agency, bureau, department, or instrumentality of federal, State, or local government.	
	(g) "Political subdivision" means a county or municipal corporation of this State.	
28	(h) "Regulated emissions" means the actual rate of emissions, in tons per year, of any registered pollutant emitted by a source, to be calculated using criteria consistent with 40 CFR 70 (operating permit program), and subject to a limit of 4,000 tons per year of any single pollutant.	
30	(I) "RESPONSIBLE PARTY" INCLUDES:	
31 32	(1) THE OWNER OF THE MATERIALS THAT WERE RELEASED (POTENTIALLY RELEASED;	ЭR

1		(2)	THE O	WNER, OPERATOR, OR PERSON IN CHARGE OF THE FACILITY,			
2	CONTAINE	R, VESS	EL, OR	VEHICLE INVOLVED IN THE RELEASE OR POTENTIAL			
3	RELEASE OF THE AIR POLLUTANTS; OR						
				,			
4		(3)	ANY O	THER PERSON WHO THROUGH ACT OR OMISSION CAUSED THE			
	RELEASE C			RELEASE OF THE AIR POLLUTANTS.			
9	TEELI ISE C	MIOIL		RELEASE OF THE PHRY OBEOTHING.			
6	[(i)]	(J)	"Source	" means any person or property that contributes to air			
	pollution.	(3)	- Dource	incuits any person or property that continues to an			
/	ponunon.						
0	2 107						
8	2-107.						
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9	(a)	There is	i a Maryla	and Clean Air Fund.			
10	` '			ees, permit fees, renewal fees, and funds collected by the			
				Title 6, Subtitle 4 of this article, including any civil or			
				fine imposed by a court under these provisions, shall be			
13	paid into the	Marylar	nd Clean	Air Fund.			
14	(c)	(1)	Subject	to the appropriation process in the annual operating budget,			
15				Maryland Clean Air Fund for:			
	1			•			
16			(i)	Activities conducted under this title that are related to			
		monitori		egulating air pollution AND THE RELEASE OR			
				AIR POLLUTANTS in this State, including program			
				s as provided in the State budget; and			
1)	developmen	t of these	activitie	s as provided in the state budget, and			
20			(ii)	Providing grants to local governments to supplement funding			
		a aandua	` ′				
			icu by ioi	cal governments that are consistent with this title and			
22	the State pro	gram.					
22		(2)	C-1::4	4. Tid. 10. Calcid. 1. Cd. Carrotte Community Aviid.			
23		(2)		to Title 10, Subtitle 1 of the State Government Article			
				t Regulations), the Department shall adopt rules and			
25	regulations i	for the m	anageme	nt and use of the money in the Fund.			
26		(3)		nd of the fiscal year, the Department shall prepare an annual			
27	report on the	e Maryla ı	nd Clean	Air Fund that includes an accounting of all financial			
28	receipts and	expendit	tures to a	nd from the Fund and shall:			
29			(i)	Provide a copy of the report to the General Assembly, as			
30	provided un	der § 2-1		e State Government Article; and			
	•						
31			(ii)	Upon request, make the report available to permit holders			
	under this ti	tle.	` /	1			
33		(4)	When th	ne Fund equals or exceeds a maximum limit of \$750,000,			
				r the Fund by the Department shall be deposited to the			
	General Fun		cc ived 10	i the fulle by the 19th them shan be deposited to the			
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1	(D)	VII EZ	ZDENIDI	CHIDEC N	MADE BY THE DEPARTMENT TO ASSESS AIR OHALITY		
	` /	(D) ALL EXPENDITURES MADE BY THE DEPARTMENT TO ASSESS AIR QUALITY IMPACTS OF AN UNAUTHORIZED RELEASE OR POTENTIAL RELEASE OF AIR					
_					ECOVERABLE UNDER ANY STATE OR FEDERAL LAWS		
					MBURSED TO THE DEPARTMENT BY THE		
	RESPONSIE			DE KEII	WIDURGED TO THE DEPARTMENT DT THE		
3	KESPUNSIE	SLE PAK	. 1 1 .				
_	(E)	DECO	EDIEC (TED LINDED CLIDGECTION (D) OF THE GEOTION		
6	(E)				TED UNDER SUBSECTION (D) OF THIS SECTION		
/	SHALL BE	PAID IN	10 THE	FUND.			
0	(T)	DIADE		FO 13777			
8	(F)				OTHER ACTION AUTHORIZED BY THIS TITLE, THE		
-	-	_			G AN ACTION TO RECOVER COSTS AND INTEREST		
					TO REIMBURSE THE DEPARTMENT AS REQUIRED		
11	UNDER PA	RAGRA	PH (D) (OF THIS	SECTION.		
12	2 610.1.						
13	(a)				emedies available at law or in equity and after an		
14	opportunity	for a hea	ring whi	ch may b	e waived in writing by the person accused of a		
15	violation, th	e Depart	ment ma	y impose	a penalty for violation of any provision of this		
16	title, Subtitle	e 4 of Tit	le 6, or a	ny rule, r	regulation, order, plan for compliance,		
17	registration,	or permi	t adopted	l or issue	d under those provisions.		
18	(b)	Before t	aking an	y action t	under this section, the Department shall provide		
19	the alleged v				of the proposed action and an opportunity for		
	an informal						
		C					
21	(c)	(1)	The pen	alty imp	osed on a person under this section shall be:		
	` '	` /	•	, ,	•		
22			(i)	Up to [\$2,500] \$25,000 for each violation; AND		
			· /	1	,		
23			(ii)	[Not mo	ore than \$50,000 total for any single administrative		
_	hearing; and	ļ	(/	[
25			(iii)]	Assesse	d with consideration given to:		
			(111)]	1 1000000	a with constant and five to.		
26				1.	The willfulness of the violation, the extent to which the		
	existence of	the viole	tion was				
	existence of the violation was known to the violator but uncorrected by the violator, and the extent to which the violator exercised reasonable care;						
20	and the exte	iit to wiii	cii uic vi	orator cat	creised reasonable care,		
29				2	Any actual harm to human health or to the environment,		
	including in	iury to or	·impoir	z. nent of th	e air quality or the natural resources of this		
		jui y to oi	- ппрап п	i cht or th	e an quanty of the natural resources of this		
31	State;						
22				2	The cost of control		
32				3.	The cost of control;		
22				4	The notions and decrees of injury to an interference with		
33		1 1	41 1	4.	The nature and degree of injury to or interference with		
54	general welf	ure, neal	ın, ana p	roperty;			

1	5. The extent to which the location of the violation, including
2	location near areas of human population, creates the potential for harm to the
	environment or to human health or safety;
4	6. The available technology and economic reasonableness of
5	controlling, reducing, or eliminating the emissions that caused the violation; and
6	7. The extent to which the current violation is part of a
7	recurrent pattern of the same or similar type of violation committed by the violator.
8	(2) Each day a violation occurs is a separate violation under this section.
9	(3) Any penalty imposed under this section is payable to this State and
10	collectible in any manner provided at law for the collection of debts.
11	(4) If any person who is liable to pay a penalty imposed under this
12	section fails to pay it after demand, the amount, together with interest and any costs
13	that may accrue, shall be:
14	(i) A lien in favor of this State on any property, real or personal, of
15	the person; and
16	· · · · · · · · · · · · · · · · · · ·
17	which the property is located.
18	8-101.
19	(a) In this title the following words have the meanings indicated.
20	(b) "Board" means the Radiation Control Advisory Board.
21	(c) "Emergency" means a sudden and unforeseen condition of such public
	gravity and urgency that it requires immediate response to protect the public health
23	and welfare.
24	, ,
25	adopted by the Department under this title, is effective without the filing of an
26	application by the licensee.
27	(e) "Person" includes any public or municipal corporation and any agency,
	bureau, department, or instrumentality of State or local government and, to the
29	extent authorized by federal law, federal government.
30	(f) "Radiation" means:
31	(1) Ionizing radiation, including gamma rays, X-rays, alpha particles,
32	beta particles, neutrons, high speed electrons, high speed protons, and any other
	atomic or nuclear particles or rays;
34	
35	operation of a manufactured device that has an electronic circuit; or

- 1 (3) Any sonic, ultrasonic, or infrasonic waves that are emitted as a result
- 2 of the operation, in a manufactured device, of an electronic circuit that can generate a 3 physical field of radiation.
- 4 (G) "RESPONSIBLE PARTY" INCLUDES:
- 5 (1) THE OWNER OF THE MATERIALS THAT WERE RELEASED OR
- 6 POTENTIALLY RELEASED:
- 7 (2) THE OWNER. OPERATOR. OR PERSON IN CHARGE OF THE FACILITY.
- 8 CONTAINER, VESSEL, OR VEHICLE INVOLVED IN THE RELEASE OR POTENTIAL
- 9 RELEASE OF THE RADIATION; OR
- 10 (3) ANY OTHER PERSON WHO THROUGH ACT OR OMISSION CAUSED THE
- 11 RELEASE OR POTENTIAL RELEASE OF THE RADIATION.
- 12 [(g)] (H) "Specific license" means a license that, under the rules and
- 13 regulations adopted by the Department under this title, is effective only after the
- 14 applicant files an application and the Department approves the application.
- 15 8 306.
- 16 (a) There is a State Radiation Control Fund.
- 17 (b) All general license fees, specific license fees, registration fees, radiation
- 18 machine certification fees, and all funds collected by the Department under this title,
- 19 including any civil penalties, settlements, or fines, shall be paid into the State
- 20 Radiation Control Fund.
- 21 (c) The Department shall use the State Radiation Control Fund for activities
- 22 that are related to identifying, monitoring, and controlling sources of radiation, AND
- 23 THE RELEASE OR POTENTIAL RELEASE OF RADIATION, including radiation machines,
- 24 and for program development of these activities.
- 25 (D) ALL EXPENDITURES MADE BY THE DEPARTMENT TO PROTECT THE
- 26 PUBLIC FROM THE IMPACTS OF AN UNAUTHORIZED RELEASE OR POTENTIAL
- 27 RELEASE OF RADIATION NOT OTHERWISE RECOVERABLE UNDER ANY STATE OR
- 28 FEDERAL LAWS OR REGULATIONS SHALL BE REIMBURSED TO THE DEPARTMENT BY
- 29 THE RESPONSIBLE PARTY.
- 30 (E) RECOVERIES COLLECTED UNDER SUBSECTION (D) OF THIS SECTION
- 31 SHALL BE PAID INTO THE FUND.
- 32 (F) IN ADDITION TO ANY OTHER ACTION AUTHORIZED BY THIS TITLE. THE
- 33 ATTORNEY GENERAL MAY BRING AN ACTION TO RECOVER COSTS AND INTEREST
- 34 FROM ANY PERSON WHO FAILS TO REIMBURSE THE DEPARTMENT AS REQUIRED
- 35 UNDER PARAGRAPH (D) OF THIS SECTION.
- 36 [(d)] (G) The Department shall adopt regulations for the management and use
- 37 of the money in the Fund.

- 1 2-610.2.
- 2 A CRIMINAL PROSECUTION FOR A VIOLATION BROUGHT UNDER § 2-609.1 OF
- 3 THIS SUBTITLE, OR A CIVIL ACTION TO COLLECT A CIVIL PENALTY FOR A VIOLATION
- 4 BROUGHT UNDER § 2-610 OF THIS SUBTITLE, SHALL BE INSTITUTED WITHIN 3 YEARS
- 5 AFTER THE VIOLATION WAS COMMITTED.
- 6 8-509.1.
- 7 A CRIMINAL PROSECUTION OR A CIVIL ACTION TO COLLECT A CIVIL PENALTY
- 8 FOR A VIOLATION BROUGHT UNDER § 8-509 OF THIS SUBTITLE SHALL BE INSTITUTED
- 9 WITHIN 3 YEARS AFTER THE VIOLATION WAS COMMITTED.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be
- 11 construed only prospectively and may not be applied or interpreted to have any effect
- 12 on or application to a violation of air quality or radiation laws subject to this Act
- 13 committed before the effective date of this Act.
- 14 <u>SECTION 3. AND BE IT FURTHER ENACTED, That</u> this Act shall take effect
- 15 July 1, 2002.