HOUSE BILL 26

M3, M4

(PRE-FILED)

8lr1243 CF 8lr1144

By: Delegates R. Lewis and Robinson

Requested: November 15, 2017

Introduced and read first time: January 10, 2018

Assigned to: Environment and Transportation and Health and Government Operations

A BILL ENTITLED

1 AN ACT concerning

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Community Healthy Air Act

3 FOR the purpose of establishing the Committee on Air Quality; providing for the 4 composition, chair, and staffing of the Committee; prohibiting a member of the $\mathbf{5}$ Committee from receiving certain compensation, but authorizing the reimbursement 6 of certain expenses; requiring the Committee to create a certain air quality sampling 7 and monitoring protocol on or before a certain date; requiring the protocol to 8 establish the methodology for the Department of the Environment to use to quantify 9 and assess certain air pollutants and public health risks associated with large 10 animal-feeding operations in the State; requiring the Committee to identify certain 11 air pollutants and potential public health risks in preparing the protocol; requiring 12the Committee to submit the protocol for public comment and peer review with a 13certain panel of experts; requiring the Committee to review comments and 14incorporate certain comments into the protocol on or before a certain date; requiring 15the Department to publish the final protocol on its website; requiring the 16Department to use the protocol created under this Act to assess air pollutants and 17public health risks associated with large animal-feeding operations in the State on 18 or before a certain date; requiring the Department to use the assessments made 19under this Act to evaluate compliance of large animal-feeding operations in the State 20with certain State and federal laws and regulations on or before a certain date; 21requiring the Department to report its findings to the Governor and the General 22Assembly on or before a certain date; requiring the Department to post the report on 23its website; providing for the termination of this Act; and generally relating to the 24Committee on Air Quality and air pollutant monitoring.

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(a) (1) There is a Committee on Air Quality.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



 ²⁵ SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 26 That:

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1	(2) The Committee consists of the following members:				
$2 \\ 3$	(i) one expert in regulatory compliance, appointed by the Office of the Attorney General; and				
4 5 6	(ii) the following members, appointed jointly by the Dean of the University of Maryland School of Public Health and the Dean of the Johns Hopkins Bloomberg School of Public Health:				
7	1. one expert in air pollution sampling and monitoring;				
8	2. one expert in spatial statistics and monitoring;				
9	3. one expert in exposure science;				
10	4. one expert in environmental epidemiology;				
11	5. one expert in toxicology;				
12	6. one expert in human health risk assessment; and				
13	7. one preventive medicine physician.				
$\begin{array}{c} 14 \\ 15 \end{array}$					
$\begin{array}{c} 16 \\ 17 \end{array}$	(4) The Department of the Environment shall provide staff for the Committee.				
18	(5) A member of the Committee:				
$\begin{array}{c} 19\\ 20 \end{array}$	(i) may not receive compensation as a member of the Committee; but				
$\begin{array}{c} 21 \\ 22 \end{array}$	(ii) is entitled to reimbursement for expenses under the Standard State Travel Regulations, as provided in the State budget.				
$23 \\ 24 \\ 25 \\ 26$	quality sampling and monitoring protocol for the collection of air quality and public health data associated with large animal–feeding operations as defined by the Department of the				
$\begin{array}{c} 27 \\ 28 \end{array}$	(ii) The protocol shall establish the methodology for the Department of the Environment to use to:				
29 30	1. quantify the amount of the air pollutants identified under subparagraph (i) of this paragraph that are emitted from large animal–feeding operations,				

1	including emissions of:		
2	A	A .	ammonia;
3	E	В.	fine particulate matter;
4	C	С.	coarse particulate matter;
5	Γ	D.	volatile organic compounds; and
$6 \\ 7$		E. ollut	other air pollutants subject to State or federal laws and ant emissions from large animal–feeding operations; and
8 9	2 pollutants emitted from lar		assess the public health risks associated with air nimal–feeding operations in the State.
10	(iii) In	n pre	eparing the protocol, the Committee shall:
$\begin{array}{c} 11 \\ 12 \end{array}$	1 animal–feeding operations	l. in th	identify all air pollutants emitted from large he State; and
$\begin{array}{c} 13 \\ 14 \end{array}$		2. rge ai	identify potential public health risks associated with air nimal–feeding operations in the State.
$\begin{array}{c} 15\\ 16\end{array}$	(7) (i) S shall submit the completed		ct to subparagraph (ii) of this paragraph, the Committee
	shall sublint the completed	i prot	0c01 10r:
17		l prot	public comment; and
	1	L. 2.	
17 18 19	1 2 following fields, as selected Committee:	L. 2.	public comment; and peer review with a panel composed of experts in the
17 18 19 20	1 2 following fields, as selected Committee: A	l. 2. l by tł	public comment; and peer review with a panel composed of experts in the ne Department of the Environment in consultation with the
17 18 19 20 21	1 2 following fields, as selected Committee: A E	1. 2. 1 by th A.	public comment; and peer review with a panel composed of experts in the ne Department of the Environment in consultation with the air pollution monitoring;
17 18 19 20 21 22	1 2 following fields, as selected Committee: A E	1. 2. 1 by th A. B.	public comment; and peer review with a panel composed of experts in the ne Department of the Environment in consultation with the air pollution monitoring; spatial statistics and modeling;
 17 18 19 20 21 22 23 	1 2 following fields, as selected Committee: A E C C D	1. 2. 1 by th A. B. C.	<pre>public comment; and peer review with a panel composed of experts in the ne Department of the Environment in consultation with the air pollution monitoring; spatial statistics and modeling; exposure science;</pre>
 17 18 19 20 21 22 23 24 	1 2 following fields, as selected Committee: A E C C E E	l. 2. l by th A. B. C. D.	<pre>public comment; and peer review with a panel composed of experts in the ne Department of the Environment in consultation with the air pollution monitoring; spatial statistics and modeling; exposure science; environmental epidemiology;</pre>

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$\begin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(ii) The experts selected for the peer review panel under item 2 of subparagraph (i) of this paragraph may not be a member of the Committee or an employee of the Department of the Environment.			
4	(8) On or before April 1, 2019:			
5	(i) the Committee shall:			
$6 \\ 7$	1. review the comments received under paragraph (7) of this section; and			
8 9	2. incorporate into the protocol any comments determined by the Committee to be appropriate for inclusion; and			
10 11	(ii) the Department of the Environment shall publish the final protocol on its website.			
12	(b) (1) On or before October 1, 2019, the Department of the Environment shall:			
$\begin{array}{c} 13\\14\\15\end{array}$	assess air pollutants and public health risks associated with all large animal-feeding			
16 17 18 19	to evaluate compliance of all large animal-feeding operations in the State with State and federal laws and regulations related to air pollutant emissions that apply to large			
$\begin{array}{c} 20\\ 21 \end{array}$	(2) On or before December 15, 2019, the Department of the Environment shall:			
$22 \\ 23 \\ 24$	(i) report its findings from the assessments and evaluations conducted under paragraph (1) of this subsection to the Governor and, in accordance with § 2–1246 of the State Government Article, the General Assembly; and			
25	(ii) post the report on its website.			
26 27 28 29	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2018. It shall remain effective for a period of 2 years and, at the end of June 30, 2020, this Act, with no further action required by the General Assembly, shall be abrogated and of no further force and effect.			

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