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By: Senators Frosh and Roesser

Introduced and read first time: January 23, 1998 Assigned to: Economic and Environmental Affairs

A BILL ENTITLED

1 AN ACT conc	erning
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2 Environment - Water Appropriation or Use Permits

- 3 FOR the purpose of altering a certain policy of the State concerning the appropriation
- 4 or use of certain waters; altering certain requirements for the issuance of certain
- 5 appropriation or use permits; providing a certain exception; requiring the
- 6 Department of the Environment to place certain requirements and conditions on
- 7 the issuance of certain water appropriation permits; defining certain terms; and
- 8 generally relating to water appropriation or use permits.
- 9 BY repealing and reenacting, with amendments,
- 10 Article Environment
- 11 Section 5-501(a) and 5-507
- 12 Annotated Code of Maryland
- 13 (1996 Replacement Volume and 1997 Supplement)
- 14 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 15 MARYLAND, That the Laws of Maryland read as follows:

16 Article - Environment

17 5-501.

- 18 (a) In order to conserve, protect, and use water resources of the State in
- 19 accordance with the best interests of the people of Maryland, it is the policy of the
- 20 State to control, so far as feasible, appropriation or use of surface waters and
- 21 groundwaters of the State AND TO PROTECT ADJOINING USERS AND PROTECT THE
- 22 NATURAL RESOURCES OF THE STATE. Also, it is State policy to promote public safety
- 23 and [welfare] WELFARE, and control and supervise, so far as is feasible, construction,
- 24 reconstruction, and repair of dams, reservoirs, and other waterworks in any waters of
- 25 the State.
- 26 5-507.
- 27 (a) (1) IN THIS SUBSECTION, "SUSTAINED YIELD" MEANS THE AVAILABILITY
- 28 OF WATER FROM AN AQUIFER MANAGED SO THAT TOTAL WITHDRAWALS DO NOT

1 EXCEED LONG-TERM RECHARGE, THUS ENABLING THE AQUIFER TO FUNCTION AS 2 AN AQUIFER IN PERPETUITY. Before acting on any permit application, the Department shall weigh 4 all respective public advantages and disadvantages and make all appropriate 5 investigations. 6 If the Department believes from the evidence before the (3) (I) 7 Department and based upon State water resources policy declared in this subtitle 8 that the applicant's plans provide greatest feasible utilization of the waters of the 9 State, adequately preserve public safety, ADEQUATELY PRESERVE THE ADJACENT 10 NATURAL RESOURCES, PROTECT ADJACENT PROPERTY OWNERS FROM 11 ENVIRONMENTAL DEGRADATION OF THE EXISTING GROUNDWATER OR SURFACE 12 WATER, and promote the general public welfare, the Department shall grant the 13 permit to appropriate or use the waters, construct, reconstruct, or repair the proposed 14 reservoir, dam, or waterway obstruction, or accomplish any combination of these 15 objectives. 16 If the Department believes from the evidence before the (II)17 Department that the proposed appropriation or use of State waters or proposed 18 construction is inadequate, wasteful, dangerous, impracticable or detrimental to the 19 best public interest, the Department may reject the application or suggest 20 modifications to the proposed plans to protect the public welfare and safety. EXCEPT FOR AN APPLICATION FOR DEWATERING TO ALLOW A 21 (III)22 MINING OPERATION THAT IS SUBJECT TO THE PROVISIONS OF TITLE 15, SUBTITLE 6 23 OF THIS ARTICLE, THE DEPARTMENT SHALL REJECT THE APPLICATION IF THE 24 APPROPRIATION, EITHER BY ITSELF OR IN COMBINATION WITH EXISTING 25 APPROPRIATIONS, WILL EXCEED THE SUSTAINED YIELD OF THE AQUIFER. 26 In granting any permit to appropriate or use water or construct any 27 reservoir, dam or waterway obstruction, the Department may include any condition, 28 term, or reservation concerning the character, amount, means, and manner of the 29 appropriation or use or method of construction necessary to preserve proper control in 30 the State and insure the safety and welfare of the people of the State. The 31 Department may determine and specify what provisions to make, if any, in each 32 permit granted to construct a dam or other waterwork for passage of fish. (2) Any measuring and reporting of water use required of a permittee by 33 34 the Department shall be effective and reasonable under the circumstances. 35 Any regulations concerning measuring and reporting of agricultural 36 water use or determination of aquifer or stream flow characteristics prior to issuance 37 of a water appropriation permit for an agricultural water use shall be adopted by the 38 Department with the advice and consent of the Secretary of Agriculture. IN THIS PARAGRAPH, "POTENTIOMETRIC SURFACE" MEANS A

40 LEVEL TO WHICH WATER WILL RISE IN A TIGHTLY CASED WELL DRILLED INTO A

41 CONFINED AQUIFER.

SENATE BILL 157

- 1 (II) EXCEPT FOR AN APPLICANT FOR A WATER APPROPRIATION
- 2 PERMIT FOR AN AGRICULTURAL WATER USE, IF AN APPLICANT INTENDS TO
- 3 APPROPRIATE GROUNDWATER IN UNPRECEDENTED QUANTITIES FOR PURPOSES
- 4 NOT COMMON TO A LOCALITY AND THE APPROPRIATION WOULD CAUSE HARM TO
- 5 OTHER USERS BY LOWERING THE WATER TABLE OR POTENTIOMETRIC SURFACE
- 6 BELOW THE OTHER USERS' WELLS, THE DEPARTMENT SHALL:
- 7 1. REQUIRE THE APPLICANT TO PERFORM AN ALTERNATIVE
- 8 WATER SOURCE ANALYSIS; AND
- 9 2. WITHIN AN IMPACT AREA DESIGNATED BY THE
- 10 DEPARTMENT, CONDITION THE ISSUANCE OF THE PERMIT ON PAYMENT BY THE
- 11 PERMITTEE OF THE COST OF IMPROVING ADVERSELY AFFECTED NEIGHBORING
- 12 FACILITIES OR OTHER MITIGATION OF THE IMPACT ON NEARBY USERS.
- 13 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 14 October 1, 1998.