Unofficial Copy M4

By: The President (By Request - Administration) and Senators Astle, Brinkley, Colburn, Dyson, Greenip, Hafer, Haines, Harris, Hogan, Jacobs, Middleton, Mooney, Munson, Pipkin, and Stoltzfus Introduced and read first time: January 23, 2004

Assigned to: Education, Health, and Environmental Affairs

A BILL ENTITLED

1 AN ACT concerning

2

Water Quality Improvement Act - Nutrient Management

3 FOR the purpose of adding a certain alternative to requirements for nutrient

- 4 management plans; altering requirements relating to filings concerning
- 5 nutrient management plans; eliminating the requirement that a certain farm
- 6 owner or operator grant the Department of Agriculture the right of entry for a
- 7 certain purpose; altering the term and fee for the renewal of certain licenses and

8 certificates; authorizing the Department to issue certain certificates for persons

9 operating a farm under certain circumstances; authorizing the Department to

10 procure the services of private certified nutrient management consultants to

11 develop nutrient management plans; authorizing the Department to review

12 certain plans and records under certain circumstances; providing for certain site

13 visits under certain circumstances; and generally relating to nutrient

14 management.

15 BY repealing and reenacting, with amendments,

- 16 Article Agriculture
- 17 Section 8-801.1, 8-803, 8-803.1, and 8-806
- 18 Annotated Code of Maryland
- 19 (1999 Replacement Volume and 2003 Supplement)

20 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

21 MARYLAND, That the Laws of Maryland read as follows:

22	Article - Agriculture
23 8-801.1.	
24 (a) (1) 25 factors including:	Each nutrient management plan shall be developed considering
26	(i) Levels of bioavailable nitrogen and phosphorus in the soil;

1 2	materials to be applied		Levels of	f bioavailable nitrogen and phosphorus in all fertilizer
	the expected crop yiel plan, as determined by	d for the		unt of nitrogen and phosphorus necessary to achieve is the subject of the nutrient management
6 7	crop; or		1.	The field's actual yield record and soil productivity for that
	productivity for a crop and soil;	o is unava		If information concerning actual yield record and soil levant information concerning similar fields
11		(iv)	Soil erod	ibility and nutrient retention capacity;
12 13		(v) Jniversity		The best reasonable scientific methods accepted by the land Cooperative Extension Service; OR
			RIENT M	SCIENTIFICALLY VALIDATED DATA FOR THE IANAGEMENT PLAN AS DEFINED BY THE ad
17		(vi)	Existing	best management practices.
				agement plan shall provide flexibility for ired by conditions beyond the control of the
21 22	(b) (1) filed AND UPDATE			ARY OF EACH nutrient management plan shall be nent[:
23		(i)	When it	is developed; and
24 25	DEPARTMENT REG			e it is updated] AT A TIME AND IN A FORM THAT THE ULATION.
		partment	of a right	e plan shall include a grant by the property owner of entry on the property to evaluate Department:
29 30				e property in daylight hours at a reasonable time that ne opportunity to be present; and
31 32	inconvenience to the	(ii) farmer.	Conducts	s its evaluation in a manner that minimizes any
33 34	· /-	1		hall maintain a copy of each [nutrient ears in a manner that protects the identity of the

35 individual for whom the nutrient management plan was prepared.

1 8-80)3.					
2 3 app	(a) To apply for certification as a nutrient management consultant, an applicant shall:					
4 5 Dep	artment	(1) Submit to the Department an application on the form the requires; and				
6 7 subt	itle.	(2)	Pay to the Department the certification fee stated in § 8-806 of this			
8	(b)	The Dep	The Department shall certify any individual who:			
9		(1)	Meets the requirements of this subtitle;			
10 11 pro	gram on	(2) the prope	Meets the Department's educational requirements, including a er application of nutrients;			
12		(3)	Passes a Department approved examination; and			
13		(4)	(i) Is employed by a person licensed under this subtitle; or			
14			(ii) Holds a license as required by this subtitle.			
15	(c)	To apply	y for a license an applicant shall:			
16 17 Dej	partment	(1) requires;	Submit to the Department an application on the form the and			
18 19 this	subtitle	(2)	Pay to the Department the applicable license fee stated in § 8-806 of			
20 21 sub	(d) title.	The Dep	partment shall license a person who meets the requirements of this			
22 23 is r	(e) enewed a		cate or license is issued for 1 year unless the certificate or license ed by this subtitle.			
24 25 [an	(f) addition	-	partment shall renew the certificate or license of any applicant for A 3-YEAR term if the applicant:			
26 27 req	uires;	(1)	Submits a renewal application on the form that the Department			
28 29 sub	title;	(2)	Pays to the Department the applicable fee stated in § 8-806 of this			
30		(3)	Complies with applicable continuing education requirements;			
31 32 and	l	(4)	Complies with applicable record keeping and reporting requirements;			

1 (5) Otherwise is entitled to be certified or licensed. 2 (G) THE DEPARTMENT MAY ISSUE A FARM OPERATOR'S PLAN DEVELOPMENT 3 CERTIFICATE TO A PERSON OPERATING A FARM FOR THE DEVELOPMENT OF THAT 4 PERSON'S OWN NUTRIENT MANAGEMENT PLAN. THE CERTIFICATE IS VALID 5 PROVIDED THE PERSON OPERATING THE FARM: HAS PAID THE ONE-TIME FEE PROVIDED IN § 8-806 OF THIS 6 (1)7 SUBTITLE; 8 HAS PASSED AN EXAMINATION AS DETERMINED BY THE (2)9 DEPARTMENT: 10 (3) COMPLIES WITH APPLICABLE CONTINUING EDUCATION 11 REQUIREMENTS; COMPLIES WITH APPLICABLE RECORD KEEPING AND REPORTING 12 (4) 13 REQUIREMENTS; AND 14 (5) OTHERWISE IS ENTITLED TO BE CERTIFIED. 15 8-803.1. In this section, "gross income" means the actual income that is received in 16 (a) 17 a calendar year that results directly from the farm or agricultural use of the land. 18 (b) This section does not apply to: 19 (1)An agricultural operation with less than \$2,500 in gross income; or 20 (2)A livestock operation with less than eight animal units defined as 21 1,000 pounds of live animal weight per animal unit. 22 The Governor shall provide sufficient funding in each fiscal year's budget (c) 23 to: Assist in the development of nutrient management plans; 24 (1)25 Meet the technical assistance and evaluation requirements of this (2)26 section; Meet the State's requirement for the implementation of the Manure 27 (3) 28 Transportation Project under § 8-704.2 of this title; and 29 (4)Provide State assistance under the Maryland Agricultural Water 30 Quality Cost Share Program in the Department. 31 (d) (1)State cost sharing may be made available [to farmers] to help offset 32 the costs of having a nutrient management plan prepared by a certified nutrient 33 management consultant who is not employed by the federal, State, or a local

34 government.

1 (2) The Secretary of Agriculture shall adopt regulations authorizing the 2 disbursement of State cost sharing funds under this subsection.

3 (3) THE DEPARTMENT MAY PROCURE THE SERVICES OF A PRIVATE
4 CERTIFIED NUTRIENT MANAGEMENT CONSULTANT TO DEVELOP NUTRIENT
5 MANAGEMENT PLANS FOR PERSONS OPERATING A FARM.

6 (e) (1) By December 31, 2001, a person who, in operating a farm, uses 7 chemical fertilizer, shall have a nutrient management plan for nitrogen and 8 phosphorus that meets the requirements of this subtitle.

9 (2) (i) By December 31, 2001, a person who, in operating a farm, uses 10 sludge or animal manure, shall have a nutrient management plan for nitrogen.

(ii) By July 1, 2004, a person who, in operating a farm, uses sludge
or animal manure, shall have a nutrient management plan for nitrogen and
phosphorus.

14 (f) (1) By December 31, 2002, a person who, in operating a farm, uses 15 chemical fertilizer, shall comply with a nutrient management plan for nitrogen and 16 phosphorus that meets the requirements of this subtitle.

17 (2) (i) By December 31, 2002, a person who, in operating a farm, uses 18 sludge or animal manure, shall comply with a nutrient management plan for nitrogen 19 that meets the requirements of this subtitle.

20 (ii) By July 1, 2005, a person who, in operating a farm, uses sludge 21 or animal manure, shall comply with a nutrient management plan for nitrogen and 22 phosphorus that meets the requirements of this subtitle.

(g) A person may meet the requirements of subsection (e) of this section by
requesting, at least 60 days before the applicable date set forth in subsection (e) of
this section, the development of a nutrient management plan by a certified nutrient
management consultant.

27 (h) (1) If a person violates the provisions of subsection (e) of this section, the
28 Department shall notify the person that the person is in violation of the requirement
29 to have a nutrient management plan.

30 (2) After a reasonable period of time, if the person fails to have a 31 nutrient management plan, the person is subject to an administrative penalty not to 32 exceed \$250.

33 (i) (1) A person who violates any provision of subsection (f) of this section or
 34 of any rule, regulation, or order adopted or issued under this section is subject to:

35

(i) For a first violation, a warning; and

1 For a second or subsequent violation, after an opportunity for a (ii) 2 hearing which may be waived in writing by the person accused of a violation, an 3 administrative penalty that may be imposed by the Department of Agriculture. 4 The penalty imposed on a person under paragraph (1)(ii) of this (2)5 subsection shall be: Up to \$100 for each violation, but not exceeding \$2,000 per 6 (i) 7 farmer or operator per year; and 8 (ii) Assessed with consideration given to: 9 1. The willfulness of the violation, the extent to which the 10 existence of the violation was known to but uncorrected by the violator, and the extent 11 to which the violator exercised reasonable care; 12 2. Any actual harm to the environment or to human health; 13 The available technology and economic reasonableness of 3. 14 controlling, reducing, or eliminating the violation; and 15 The extent to which the current violation is part of a 4. 16 recurrent pattern of the same or similar type of violation committed by the violator. 17 (3)(i) Except as provided in subparagraph (ii) of this paragraph, each 18 day a violation occurs is a separate violation under this subsection. 19 Daily penalties do not continue to accrue as long as the farmer (ii) 20 takes reasonable steps to correct the violation. 21 (4) Any penalty imposed under this subsection is payable to the 22 Maryland Agricultural Water Quality Cost Share Program within the Department. 23 If a person violates any provision of this section, the Department may: (j) Require repayment of cost share funds under Subtitle 7 of this title 24 (1)25 for the project that is in violation; or Deny or restrict future cost share payments under Subtitle 7 of this 26 (2)27 title. The Department shall determine compliance with the provisions of 28 (k) (1)29 this section. 30 (2)THE DEPARTMENT MAY REVIEW THE NUTRIENT MANAGEMENT 31 PLAN AND RECORDS RELATING TO THE PLAN AT A LOCATION AGREED TO BY THE 32 DEPARTMENT AND THE PERSON OPERATING THE FARM. IN CONDUCTING A SITE VISIT AND REVIEWING THE NUTRIENT 33 (3)

(3) IN CONDUCTING A SITE VISIT AND REVIEWING THE NUTRIENT
 MANAGEMENT PLAN AND RELATED RECORDS, THE DEPARTMENT'S EVALUATION
 SHALL BE LIMITED SOLELY TO DETERMINING WHETHER THE PERSON OPERATING

7	SENATE BILL 182					
	1 THE FARM IS IN COMPLIANCE WITH THE PROVISIONS OF THIS SECTION OR THE 2 REGULATIONS IMPLEMENTING THIS SECTION.					
3 (4)	IN CONDUCTING A SITE VISIT, THE DEPARTMENT SHALL:					
4 5 HOURS ADVAN	(I) PROVIDE THE PERSON OPERATING THE FARM AT LEAST 48 ICE NOTICE;					
6 7 THE OPERATO	(II) ENTER THE PROPERTY AT A REASONABLE TIME THAT ALLOWS R TO BE PRESENT; AND					
8 9 ANY INCONVE	(III) CONDUCT THE EVALUATION IN A MANNER THAT MINIMIZES NIENCE TO THE PERSON OPERATING THE FARM.					
12 MANAGEMEN	IF A PERSON OPERATING A FARM FAILS TO COOPERATE WITH THE IS REQUEST TO CONDUCT A SITE VISIT AND REVIEW OF A NUTRIENT IT PLAN AND RECORDS RELATING TO THE PLAN, THAT PERSON IS UBSECTIONS (I) AND (J) OF THIS SECTION.					
14 8-806.						
15 (a) Exc 16 following fees u	ept for a government agency, the Department shall charge the ader this subtitle:					
17 (1)	Certificate (nutrient management consultant) \$50;					
18 (2)	License (individual or sole proprietorship) \$50;					
19 (3)	License (corporation or partnership) \$100; [and]					
20 (4)	Renewal [\$50] \$150; AND					
21 (5)	CERTIFICATE (FARM OPERATOR'S PLAN DEVELOPMENT) \$20.					
	Department shall charge an applicant for the full cost of any training Department under this subtitle.					
24(c)All25Fund of the State	moneys collected under this subtitle shall be deposited in the General					

26 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take 27 effect October 1, 2004.