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By: The President (By Request - Administration) and Senators Colburn, Haines, Hooper, Jacobs, Kittleman, Schrader, and Stoltzfus

Introduced and read first time: February 2, 2004 Rules suspended

Assigned to: Education, Health, and Environmental Affairs

A BILL ENTITLED

1 AN ACT concerning

2

Water Pollution - The Chesapeake Bay Watershed Restoration Fund

3 FOR the purpose of establishing the Chesapeake Bay Watershed Restoration Fund in

- 4 the Department of the Environment; authorizing the Maryland Water Quality
- 5 Financing Administration of the Department to award certain grants from the
- 6 Fund; providing for the money in the Fund to be used for grants and loans to
- 7 upgrade the nutrient removal technology at certain wastewater facilities to
- 8 achieve enhanced nutrient removal; establishing an environmental surcharge to
- 9 be paid by users of wastewater facilities; providing for the management of the
- 10 Fund; establishing a certain advisory committee; requiring certain reports by
- 11 certain dates; requiring the Department to adopt certain regulations;
- 12 authorizing the Department to adopt certain regulations relating to a certain
- 13 surcharge; providing for the payment of certain bond revenue to the Fund;
- 14 defining certain terms; providing for the staggering of the terms of certain
- 15 members of the Advisory Committee; and generally relating to the
- 16 establishment and management of the Chesapeake Bay Watershed Restoration
- 17 Fund.

18 BY repealing and reenacting, with amendments,

- 19 Article Environment
- 20 Section 9-1601, 9-1604, 9-1611, 9-1616, and 9-1617
- 21 Annotated Code of Maryland
- 22 (1996 Replacement Volume and 2003 Supplement)

23 BY adding to

- 24 Article Environment
- 25 Section 9-1605.2
- 26 Annotated Code of Maryland
- 27 (1996 Replacement Volume and 2003 Supplement)
- 28 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 29 MARYLAND, That the Laws of Maryland read as follows:

SENATE BILL 320 1 **Article - Environment** 2 9-1601. 3 (a) Unless the context clearly requires otherwise, in this subtitle the following 4 words have the meanings indicated. 5 "Administration" means the Maryland Water Quality Financing (b) 6 Administration. "BIOLOGICAL NUTRIENT REMOVAL" MEANS A BIOLOGICAL NUTRIENT 7 (C) 8 REMOVAL TECHNOLOGY CAPABLE OF REDUCING THE NITROGEN IN WASTEWATER 9 EFFLUENT TO NOT MORE THAN 8 MILLIGRAMS PER LITER CALCULATED ON AN 10 ANNUALLY AVERAGED BASIS. 11 "Board" means the Board of Public Works.

11 [(c)] (D) "Board" means the Board of Public Works.

12 [(d)] (E) "Bond" means a bond, note, or other evidence of obligation of the 13 Administration issued under this subtitle, including a bond or revenue anticipation 14 note, notes in the nature of commercial paper, and refunding bonds.

[(e)] (F) "Bond resolution" means the resolution or resolutions of the Director,
including the trust agreement, if any, authorizing the issuance of and providing for
the terms and conditions applicable to bonds.

18 [(f)] (G) "Borrower" means a local government or a person as defined in § 19 1-101(h) of this article who has received a loan.

20 [(g)] (H) "Director" means the Director of the Administration.

21 [(h)] (I) "Drinking Water Loan Fund" means the Maryland Drinking Water 22 Revolving Loan Fund.

23 (J) "ELIGIBLE COSTS" MEANS THOSE COSTS IDENTIFIED IN § 9-1605.2(E) OF 24 THIS SUBTITLE.

(K) "ENHANCED NUTRIENT REMOVAL" MEANS AN ENHANCED NUTRIENT
REMOVAL TECHNOLOGY CAPABLE OF REDUCING THE NITROGEN AND PHOSPHORUS
CONCENTRATIONS IN WASTEWATER EFFLUENT TO NOT MORE THAN 4 MILLIGRAMS
PER LITER TOTAL NITROGEN AND NOT MORE THAN 0.3 MILLIGRAMS PER LITER
TOTAL PHOSPHORUS CALCULATED ON AN ANNUALLY AVERAGED BASIS.

30 (L) "EQUIVALENT DWELLING UNIT" MEANS A MEASURE OF WASTEWATER
 31 EFFLUENT WHERE ONE UNIT IS EQUIVALENT TO:

(1) AN AVERAGE OF 250 GALLONS OF WASTEWATER EFFLUENT PER DAY.
THIS AVERAGE SHALL BE DETERMINED BY THE LOCAL GOVERNMENT OR BILLING
AUTHORITY FOR A WASTEWATER FACILITY FOR THE CALENDAR QUARTER OR
BILLING CYCLE OF THE WASTEWATER FACILITY; OR

(2) THE TOTAL AVERAGE DAILY FLOW OF WASTEWATER EFFLUENT
 THAT THE LOCAL GOVERNMENT OR BILLING AUTHORITY FOR A WASTEWATER
 FACILITY DETERMINES TO BE EQUIVALENT TO THE AVERAGE DAILY FLOW OF
 WASTEWATER EFFLUENT DISCHARGED BY A RESIDENTIAL DWELLING, AND WHICH
 MAY NOT EXCEED 250 GALLONS.

6 [(i)] (M) "Facility" means a wastewater facility or all or a portion of a water 7 supply system as defined in § 9-201(u) of this article.

8 [(j)] (N) "Federal Safe Drinking Water Act" means Title XIV of the Public 9 Health Service Act, P.L. 93-523, as amended, 42 U.S.C. § 300f, et seq., and the rules 10 and regulations promulgated thereunder.

11 [(k)] (O) "Federal Water Pollution Control Act" means the Water Pollution 12 Control Act of 1972, P.L. 92-500, as amended, 33 U.S.C. § 1251, et seq., and rules and 13 regulations promulgated thereunder.

[(1)] (P) "Fund" means a fund established by this subtitle, including the Water
Quality Fund, the Drinking Water Loan Fund, AND THE WATERSHED RESTORATION
FUND.

17 (Q) "GRANT" MEANS A GRANT FROM THE ADMINISTRATION TO A GRANTEE.

18 (R) "GRANT AGREEMENT" MEANS A WRITTEN AGREEMENT BETWEEN THE19 ADMINISTRATION AND A GRANTEE WITH RESPECT TO A GRANT.

20 (S) "GRANTEE" MEANS THE GRANT RECIPIENT.

21 [(m)] (T) "Lender" has the meaning stated in § 9-1606.1 of this subtitle.

22 [(n)] (U) "Linked deposit" has the meaning stated in § 9-1606.1 of this 23 subtitle.

24 [(o)] (V) "Linked deposit loan" has the meaning stated in § 9-1606.1 of this 25 subtitle.

26 [(p)] (W) "Linked deposit program" has the meaning stated in § 9-1606.1 of 27 this subtitle.

[(q)] (X) "Local government" means a county, municipal corporation, sanitary
district, or other State or local public entity which has authority to own or operate a
facility, and includes any combination of 2 or more of the foregoing, acting jointly to
construct or operate a facility.

32 [(r)] (Y) "Loan" means a loan from the Administration to a borrower for the 33 purpose of financing all or a portion of the cost of a wastewater facility, if the loan is 34 from the Water Quality Fund, or water supply system, if the loan is from the 35 Drinking Water Loan Fund

35 Drinking Water Loan Fund.

1 [(s)] (Z) "Loan agreement" means a written agreement between the 2 Administration and a borrower with respect to a loan.

3 [(t)] (AA) "Loan obligation" means a bond, note, or other evidence of obligation,

4 including a mortgage, deed of trust, lien, or other security instrument, issued or

5 executed by a borrower to evidence its indebtedness under a loan agreement with 6 respect to a loan.

7 (BB) (1) "RESIDENTIAL DWELLING" MEANS A ROOM OR GROUP OF ROOMS
8 OCCUPIED AS LIVING QUARTERS BY AN INDIVIDUAL, A SINGLE FAMILY, OR OTHER
9 DISCRETE GROUP OF PERSONS WITH FACILITIES THAT ARE USED OR INTENDED TO
10 BE USED FOR LIVING, SLEEPING, COOKING, SANITATION, AND EATING, INCLUDING
11 AN APARTMENT UNIT, CONDOMINIUM UNIT, COOPERATIVE UNIT, TOWN HOUSE
12 UNIT, MOBILE HOME, OR HOUSE.

13 (2) "RESIDENTIAL DWELLING" DOES NOT INCLUDE A HOSPITAL, HOTEL,
14 MOTEL, INN, BOARDING HOUSE, CONVENT, MONASTERY, CLUB, DORMITORY, SCHOOL,
15 COLLEGE, OR SIMILAR SEASONAL, INSTITUTIONAL, OR TRANSIENT FACILITY.

16 (CC) "USER" MEANS ANY PERSON DISCHARGING TO A WASTEWATER FACILITY
17 THAT HAS A STATE OR NATIONAL POLLUTION DISCHARGE ELIMINATION SYSTEM
18 DISCHARGE PERMIT.

19 [(u)] (DD) "Wastewater Facility" means any equipment, plant, treatment works,

20 structure, machinery, apparatus, interest in land, or any combination of these, which

21 is acquired, used, constructed, or operated for the storage, collection, treatment,

22 neutralization, stabilization, reduction, recycling, reclamation, separation, or disposal

23 of wastewater, or for the final disposal of residues resulting from the treatment of

24 wastewater, including: treatment or disposal plants; outfall sewers, interceptor

25 sewers, and collector sewers; pumping and ventilating stations, facilities, and works;

26 programs and projects for controlling nonpoint sources of water pollution and for

27 estuarine conservation and management; and other real or personal property and

28 appurtenances incident to their development, use, or operation.

29 [(v)] (EE) "Water Quality Fund" means the Maryland Water Quality Revolving30 Loan Fund.

31 [(w)] (FF) "Water supply system" has the meaning stated in § 9-201(u) of this 32 title.

33 (GG) "WATERSHED RESTORATION FUND" MEANS THE CHESAPEAKE BAY34 WATERSHED RESTORATION FUND.

35 9-1604.

In addition to the powers set forth elsewhere in this subtitle, but subject to such
rules or program directives as the Secretary may from time to time prescribe, the
Administration may:

39 (1) Adopt and alter an official seal;

5			SENATE BILL 320
1		(2)	Sue and be sued, plead, and be impleaded;
2 3	this subtitle;	(3)	Adopt bylaws, rules, and regulations to carry out the provisions of
4		(4)	Maintain an office at such place as the Secretary may designate;
	other personr compensation		Employ consultants, accountants, attorneys, financial experts, and gents as may be necessary in its judgment, and fix their
	loan agreeme OBLIGATIO		Establish regulations, criteria, or guidelines with respect to loans, obligations, GRANTS, GRANT AGREEMENTS, AND GRANT
11 12		(7) fts of mo	Receive and accept from any source, private or public, contributions, ney or property;
	necessary or		Enter into contracts of any kind, and execute all instruments ent with respect to carrying out the powers in this subtitle to oses of the Administration;
16 17	obligations;	(9)	Make loans, enter into loan agreements, and accept and enforce loan
18 19		(10) RCE GR	AWARD GRANTS, ENTER INTO GRANT AGREEMENTS, AND ACCEPT ANT OBLIGATIONS;
20 21		[(10)] under thi	(11) Subject to the prior approval of the Board and the Secretary, s subtitle; and
22 23	powers gran	[(11)] ted by th	(12) Do all acts and things necessary or convenient to carry out the is subtitle.
24	9-1605.2.		
25	(A)	(1)	THERE IS A CHESAPEAKE BAY WATERSHED RESTORATION FUND.
28	ADMINIST OF THIS SU	ERED B	THE WATERSHED RESTORATION FUND SHALL BE MAINTAINED AND Y THE ADMINISTRATION IN ACCORDANCE WITH THE PROVISIONS E AND ANY RULES OR PROGRAM DIRECTIVES AS THE SECRETARY OR PRESCRIBE.
	ENVIRON	/ENTAL	FOR THE PURPOSES OF THIS SUBTITLE, THERE IS ESTABLISHED AN L SURCHARGE TO BE PAID BY ANY USER OF A WASTEWATER STATE AS FOLLOWS:
33 34		GE SHAI	(I) FOR EACH RESIDENTIAL DWELLING, THE ENVIRONMENTAL LL BE \$2.50 PER MONTH.

6 SENATE BILL 320
1 (II) FOR A NONRESIDENTIAL USER WITH AN AVERAGE OF 8,000 2 EQUIVALENT DWELLING UNITS OR LESS, THE ENVIRONMENTAL SURCHARGE SHALL 3 BE:
 FOR EACH EQUIVALENT DWELLING UNIT NOT EXCEEDING 2,000 EQUIVALENT DWELLING UNITS, \$2.50 PER MONTH FOR EACH EQUIVALENT DWELLING UNIT; AND
 FOR EACH EQUIVALENT DWELLING UNIT OVER 2,000 EQUIVALENT DWELLING UNITS AND NOT EXCEEDING 8,000 EQUIVALENT DWELLING UNITS, \$1.25 PER MONTH FOR EACH EQUIVALENT DWELLING UNIT.
 (III) FOR A UNIT WITH MORE THAN 8,000 EQUIVALENT DWELLING UNITS, THERE WILL BE NO SURCHARGE OTHER THAN THE SURCHARGE IN SUBPARAGRAPH (II) OF THIS PARAGRAPH.
13(IV)A NONRESIDENTIAL USER OF A WASTEWATER FACILITY IS14EXEMPT FROM PAYING THE SURCHARGE IF:
 1. THE WASTEWATER FACILITY'S AVERAGE ANNUAL EFFLUENT NITROGEN AND PHOSPHORUS CONCENTRATIONS, AS REPORTED IN THE FACILITY'S STATE DISCHARGE MONITORING REPORTS FOR THE PREVIOUS CALENDAR YEAR, HAVE NOT EXCEEDED 3 MILLIGRAMS PER LITER TOTAL NITROGEN AND 0.3 MILLIGRAMS PER LITER TOTAL PHOSPHORUS; AND
202.THE OWNER OF THE FACILITY HAS NOT RECEIVED A21STATE OR FEDERAL GRANT FOR BIOLOGICAL NUTRIENT REMOVAL OR ENHANCED22NUTRIENT REMOVAL FOR THAT FACILITY.
 (V) SUBJECT TO THE APPROVAL OF THE ADMINISTRATION, A LOCAL GOVERNMENT MAY ESTABLISH A PROGRAM TO EXEMPT FROM THE REQUIREMENTS OF THIS SECTION A RESIDENTIAL DWELLING ABLE TO DEMONSTRATE SUBSTANTIAL FINANCIAL HARDSHIP AS A RESULT OF THE SURCHARGE.
 (VI) 1. THE SURCHARGE MAY BE ADJUSTED FOR FISCAL YEAR 2008 AND SUBSEQUENT YEARS IN ACCORDANCE WITH REGULATIONS ADOPTED UNDER SUBSECTION (G) OF THIS TITLE.
 ANY ADJUSTMENT TO THE AMOUNT OF THE SURCHARGE SHALL BE MADE SUBJECT TO AND IN COMPLIANCE WITH THE REQUIREMENTS OF ANY APPLICABLE BOND RESOLUTION.
34(VII)1.THE SURCHARGE SHALL BE COLLECTED BY THE BILLING35AUTHORITY FOR THE WASTEWATER FACILITY ON BEHALF OF THE STATE.
 THE BILLING AUTHORITY FOR THE WASTEWATER FACILITY SHALL ADD THE FULL AMOUNT OF THE SURCHARGE TO EACH CUSTOMER'S BILL AND SHALL ESTABLISH A SEGREGATED ACCOUNT FOR THE DEPOSIT OF FUNDS COLLECTED UNDER THIS SUBTITLE.

1 THE ADMINISTRATION SHALL DETERMINE THE 3. A. 2 METHOD OF COLLECTION OF THE SURCHARGE FROM THE WASTEWATER FACILITY. 3 B. THE COLLECTIONS SHALL ACCRUE TO THE FUND. (VIII) FOR A WASTEWATER FACILITY WITHOUT A BILLING 4 5 AUTHORITY, THE ADMINISTRATION MAY COLLECT THE SURCHARGE FROM THE 6 FACILITY OWNER. THE WATERSHED RESTORATION FUND IS A SPECIAL. CONTINUING. 7 **(B)** (1)8 NONLAPSING FUND THAT IS NOT SUBJECT TO § 7-302 OF THE STATE FINANCE AND 9 PROCUREMENT ARTICLE. 10 (2)THE WATERSHED RESTORATION FUND SHALL BE AVAILABLE FOR 11 THE PURPOSE OF PROVIDING FINANCIAL ASSISTANCE IN ACCORDANCE WITH THE 12 PROVISIONS OF THIS SUBTITLE, FOR ELIGIBLE COSTS OF PROJECTS RELATING TO 13 PLANNING, DESIGN, CONSTRUCTION, AND UPGRADES OF WASTEWATER FACILITIES 14 TO ACHIEVE ENHANCED NUTRIENT REMOVAL AS REQUIRED BY THE CONDITIONS OF 15 A GRANT AGREEMENT AND A DISCHARGE PERMIT. SUBJECT TO THE PROVISIONS OF ANY APPLICABLE BOND 16 (3)17 RESOLUTION REGARDING THE HOLDING OR APPLICATION OF AMOUNTS IN THE 18 WATERSHED RESTORATION FUND, THE TREASURER SHALL SEPARATELY HOLD, AND 19 THE COMPTROLLER SHALL ACCOUNT FOR, THE WATERSHED RESTORATION FUND. 20 SUBJECT TO THE PROVISIONS OF ANY APPLICABLE BOND (4)21 RESOLUTION GOVERNING THE INVESTMENT OF AMOUNTS IN THE WATERSHED 22 RESTORATION FUND, THE WATERSHED RESTORATION FUND SHALL BE INVESTED 23 AND REINVESTED IN THE SAME MANNER AS OTHER STATE FUNDS. 24 (5) ANY INVESTMENT EARNINGS SHALL BE RETAINED TO THE CREDIT 25 OF THE WATERSHED RESTORATION FUND. THE WATERSHED RESTORATION FUND SHALL BE SUBJECT TO AUDIT 26 (6)27 ONCE EVERY 2 YEARS BY THE OFFICE OF LEGISLATIVE AUDITS AS PROVIDED FOR IN 28 § 2-1220 OF THE STATE GOVERNMENT ARTICLE. THE ADMINISTRATION SHALL OPERATE THE WATERSHED 29 (7)30 RESTORATION FUND IN ACCORDANCE WITH §§ 9-1616 THROUGH 9-1621 OF THIS 31 SUBTITLE. 32 THE DEPARTMENT SHALL DETERMINE THE PRIORITY RANKING OF (8) 33 PROJECTS. 34 (C) THERE SHALL BE DEPOSITED IN THE WATERSHED RESTORATION FUND: 35 (1) FUNDS RECEIVED FROM THE ENVIRONMENTAL SURCHARGE; NET PROCEEDS OF BONDS ISSUED BY THE ADMINISTRATION; 36 (2)

1(3)INTEREST OR OTHER INCOME EARNED ON THE INVESTMENT OF2MONEY IN THE WATERSHED RESTORATION FUND; AND

3 (4) ANY ADDITIONAL MONEY MADE AVAILABLE FROM ANY SOURCES,
4 PUBLIC OR PRIVATE, FOR THE PURPOSES FOR WHICH THE WATERSHED
5 RESTORATION FUND HAS BEEN ESTABLISHED.

6 (D) THE ADMINISTRATION MAY ESTABLISH ACCOUNTS AND SUBACCOUNTS 7 WITHIN THE WATERSHED RESTORATION FUND TO:

8 (1) EFFECTUATE THE PURPOSES OF THIS SUBTITLE;

9 (2) COMPLY WITH THE PROVISIONS OF ANY BOND RESOLUTION;

10 (3) MEET THE REQUIREMENTS OF ANY FEDERAL OR STATE LAW OR OF 11 ANY GRANT OR AWARD TO THE WATERSHED RESTORATION FUND; AND

12 (4) MEET ANY RULES OR PROGRAM DIRECTIVES ESTABLISHED BY THE 13 SECRETARY OR THE BOARD.

14 (E) (1) IN THIS SUBSECTION, "ELIGIBLE COSTS" MEANS THE ADDITIONAL
15 COSTS THAT WOULD BE ATTRIBUTABLE TO UPGRADING A WASTEWATER FACILITY
16 FROM BIOLOGICAL NUTRIENT REMOVAL TO ENHANCED NUTRIENT REMOVAL, AS
17 DETERMINED BY THE DEPARTMENT.

18(2)FUNDS IN THE WATERSHED RESTORATION FUND MAY BE USED19 ONLY:

(I) TO AWARD GRANTS FOR UP TO 100% OF ELIGIBLE COSTS OF
PROJECTS RELATING TO PLANNING, DESIGN, CONSTRUCTION, AND UPGRADE OF A
WASTEWATER FACILITY WITH A DESIGN CAPACITY OF 500,000 GALLONS OR MORE
PER DAY TO ACHIEVE ENHANCED NUTRIENT REMOVAL AS REQUIRED BY THE
CONDITIONS OF A GRANT AGREEMENT AND A DISCHARGE PERMIT IN ACCORDANCE
WITH PARAGRAPH (3) OF THIS SUBSECTION.

(II) FOR A PORTION OF THE OPERATION AND MAINTENANCE COSTS
RELATED TO THE ENHANCED NUTRIENT REMOVAL TECHNOLOGY, WHICH MAY NOT
EXCEED 10% OF THE TOTAL ENVIRONMENTAL SURCHARGE COLLECTED BY THE
ADMINISTRATION ANNUALLY;

(III) AS A SOURCE OF REVENUE OR SECURITY FOR THE PAYMENT OF
PRINCIPAL AND INTEREST ON BONDS ISSUED BY THE ADMINISTRATION IF THE
PROCEEDS OF THE SALE OF THE BONDS WILL BE DEPOSITED IN THE WATERSHED
RESTORATION FUND;

34(IV)TO EARN INTEREST ON WATERSHED RESTORATION FUND35 ACCOUNTS;

(V) FOR THE REASONABLE COSTS OF ADMINISTERING THE 1 2 WATERSHED RESTORATION FUND. WHICH MAY NOT EXCEED 1.5% OF THE TOTAL 3 ENVIRONMENTAL SURCHARGE COLLECTED BY THE ADMINISTRATION ANNUALLY; 4 FOR THE REASONABLE ADMINISTRATIVE COSTS INCURRED BY (VI)5 A BILLING AUTHORITY FOR A WASTEWATER FACILITY COLLECTING THE 6 ENVIRONMENTAL SURCHARGE, THE ADMINISTRATIVE COSTS MAY BE RETAINED BY 7 THE BILLING AUTHORITY IN AN AMOUNT NOT TO EXCEED 3% OF THE TOTAL 8 ENVIRONMENTAL SURCHARGE COLLECTED BY THE BILLING AUTHORITY; (VII) FOR FUTURE UPGRADES OF WASTEWATER FACILITIES WITH A 9 10 DESIGN CAPACITY OF LESS THAN 500,000 GALLONS PER DAY, IN ACCORDANCE WITH 11 PARAGRAPH (4) OF THIS SUBSECTION; AND 12 (VIII) FOR COSTS ASSOCIATED WITH THE ISSUANCE OF BONDS. 13 THE GRANT AGREEMENT AND DISCHARGE PERMIT SHALL REQUIRE (3) 14 AN OWNER OF A WASTEWATER FACILITY TO OPERATE THE ENHANCED NUTRIENT 15 REMOVAL FACILITY IN A MANNER THAT OPTIMIZES THE NUTRIENT REMOVAL 16 CAPABILITY OF THE FACILITY. AN UPGRADE OF A WASTEWATER FACILITY SHALL BE 17 (4)(I) 18 COMMENCED ONLY ON COMPLETION OF ENHANCED NUTRIENT REMOVAL 19 UPGRADES AT WASTEWATER FACILITIES WITH A DESIGN CAPACITY OF 500,000 20 GALLONS OR MORE PER DAY. 21 (II) THE ELIGIBILITY OF A PROJECT SHALL BE DETERMINED BY 22 THE DEPARTMENT BASED ON CRITERIA ESTABLISHED IN REGULATIONS ADOPTED BY 23 THE DEPARTMENT, IN ACCORDANCE WITH SUBSECTION (G) OF THIS SECTION. 24 (F) THERE IS A WATERSHED RESTORATION FUND ADVISORY (1)25 COMMITTEE. THE COMMITTEE CONSISTS OF THE FOLLOWING MEMBERS: 26 (2)27 THE SECRETARIES OF THE ENVIRONMENT, NATURAL **(I)** 28 RESOURCES, AND BUDGET AND MANAGEMENT, OR THEIR DESIGNEES; ONE MEMBER OF THE SENATE, APPOINTED BY THE PRESIDENT 29 (II) 30 OF THE SENATE; 31 (III) ONE MEMBER OF THE HOUSE OF DELEGATES, APPOINTED BY 32 THE SPEAKER OF THE HOUSE OF DELEGATES: (IV) 33 TWO PERSONS REPRESENTING PUBLICLY OWNED 34 WASTEWATER FACILITIES, APPOINTED BY THE GOVERNOR; 35 (V) TWO PERSONS REPRESENTING ENVIRONMENTAL

36 ORGANIZATIONS, APPOINTED BY THE GOVERNOR;

1 (VI) ONE PERSON EACH FROM THE MARYLAND ASSOCIATION OF 2 COUNTIES AND THE MARYLAND MUNICIPAL LEAGUE, APPOINTED BY THE 3 GOVERNOR;

4 (VII) TWO PERSONS REPRESENTING THE BUSINESS COMMUNITY, 5 APPOINTED BY THE GOVERNOR; AND

6 (VIII) TWO PERSONS REPRESENTING LOCAL HEALTH DEPARTMENTS
7 WITH EXPERTISE IN ON-SITE SEWAGE DISPOSAL SYSTEMS, APPOINTED BY THE
8 GOVERNOR.

9 (3) THE GOVERNOR SHALL APPOINT THE CHAIRMAN OF THE 10 COMMITTEE FROM THE DESIGNATED MEMBERS OF THE COMMITTEE.

11 (4) THE COMMITTEE MAY CONSULT WITH ANY STAKEHOLDER GROUP AS 12 IT DEEMS NECESSARY.

13 (5) (I) THE TERM OF A MEMBER IS 4 YEARS.

14(II)A MEMBER CONTINUES TO SERVE UNTIL A SUCCESSOR IS15 APPOINTED.

16 (III) THE TERMS OF THE MEMBERS APPOINTED BY THE GOVERNOR
17 ARE STAGGERED AS REQUIRED BY THE TERMS PROVIDED FOR MEMBERS OF THE
18 COMMITTEE ON OCTOBER 1, 2004.

19(IV)AT THE END OF A TERM, A MEMBER CONTINUES TO SERVE20UNTIL A SUCCESSOR IS APPOINTED AND QUALIFIES.

(V) A MEMBER WHO IS APPOINTED AFTER A TERM HAS BEGUN
 SERVES ONLY FOR THE REST OF THE TERM AND UNTIL A SUCCESSOR IS APPOINTED
 AND QUALIFIES.

24 (6) THE COMMITTEE SHALL:

25 (I) PERFORM AN ANALYSIS OF THE COST OF NUTRIENT REMOVAL 26 FROM WASTEWATER FACILITIES;

27 (II) IDENTIFY ADDITIONAL SOURCES FOR FUNDING THE
28 WATERSHED RESTORATION FUND, INCLUDING A MEANS OF ESTABLISHING A
29 SIMILAR IMPACT FEE FOR ON-SITE SEWAGE DISPOSAL SYSTEM OWNERS;

30 (III) MAKE RECOMMENDATIONS TO IMPROVE THE EFFECTIVENESS
 31 OF THE WATERSHED RESTORATION FUND IN REDUCING NUTRIENT LOADINGS TO
 32 THE WATERS OF THE STATE;

(IV) MAKE RECOMMENDATIONS REGARDING THE APPROPRIATE
ENVIRONMENTAL SURCHARGE TO BE ASSESSED IN FISCAL YEAR 2008 AND
SUBSEQUENT YEARS AS NECESSARY TO MEET THE FINANCING NEEDS OF THE
WATERSHED RESTORATION FUND;

1(V)ADVISE THE SECRETARY CONCERNING THE ADOPTION OF2REGULATIONS AS DESCRIBED IN SUBSECTION (G) OF THIS SECTION; AND

3 (VI) BEGINNING JANUARY 1, 2006, AND EVERY 2 YEARS
4 THEREAFTER, REPORT TO THE GOVERNOR AND, SUBJECT TO § 2-1246 OF THE STATE
5 GOVERNMENT ARTICLE, THE GENERAL ASSEMBLY ON ITS FINDINGS AND
6 RECOMMENDATIONS.

7 (7) MEMBERS OF THE COMMITTEE:

8

(I) MAY NOT RECEIVE COMPENSATION; BUT

9 (II) ARE ENTITLED TO REIMBURSEMENT FOR EXPENSES UNDER 10 THE STANDARD STATE TRAVEL REGULATIONS, AS PROVIDED IN THE STATE BUDGET.

(8) THE DEPARTMENT OF THE ENVIRONMENT, DEPARTMENT OF
 NATURAL RESOURCES, AND DEPARTMENT OF BUDGET AND MANAGEMENT SHALL
 PROVIDE STAFF SUPPORT FOR THE COMMITTEE.

14 (G) (1) THE DEPARTMENT SHALL ADOPT ANY REGULATIONS THAT ARE 15 NECESSARY OR APPROPRIATE TO CARRY OUT THE PROVISIONS OF THIS SUBTITLE.

16 (2) THE DEPARTMENT, IN CONSULTATION WITH THE WATERSHED FUND
17 ADVISORY COMMITTEE, MAY ADOPT REGULATIONS THAT ESTABLISH THE AMOUNT,
18 METHOD OF CALCULATION, AND TYPES OF ENVIRONMENTAL SURCHARGES TO BE
19 DEPOSITED IN THE WATERSHED RESTORATION FUND FOR FISCAL YEAR 2008 AND
20 SUBSEQUENT YEARS.

21 9-1611.

22 (a) Bonds may be secured by a trust agreement by and between the 23 Administration and a corporate trustee, which may be any trust company or bank 24 having trust powers, within or without the State. Such trust agreement may pledge or 25 assign all or any part of the revenues or corpus of the Water Quality [Fund or] FUND, 26 Drinking Water Loan Fund, OR WATERSHED RESTORATION FUND, or any account [therein] WITHIN THESE FUNDS, and may pledge or assign or grant a lien on or 27 28 security interest in any loan agreement or loan obligation. Any such trust agreement 29 or resolution authorizing the issuance of bonds may contain such provisions for the 30 protection and enforcement of the rights and remedies of the bondholders as may be 31 deemed reasonable and proper, including covenants setting forth the duties of the 32 Administration in relation to the making, administration and enforcement of loans 33 and the custody, safeguarding and application of moneys. Such trust agreement may 34 set forth the rights and remedies of the bondholders and of the trustee and may 35 restrict the individual right of action by bondholders. In addition to the foregoing, 36 such trust agreement may contain such other provisions as the Director may deem 37 reasonable and proper for the security of the bondholders, including, without 38 limitation, covenants pertaining to the issuance of additional parity bonds upon 39 conditions stated therein consistent with the requirements of this subtitle.

1 (b) The proceeds of the sale of bonds shall be disbursed in such manner and 2 under such restrictions, if any, as may be provided in such trust agreement.

3 (c) (1) The revenues and moneys designated as security for bonds shall be

4 set aside at such regular intervals as may be provided in the bond resolution in a

5 special account in the Water Quality Fund, if the net sale proceeds will be deposited in

6 the Water Quality Fund, [or] the Drinking Water Loan Fund, if the net sale proceeds

7 will be deposited in the Drinking Water Loan Fund, OR THE WATERSHED

8 RESTORATION FUND, IF THE NET SALE PROCEEDS WILL BE DEPOSITED IN THE

9 WATERSHED RESTORATION FUND which is pledged to, and charged with, the

10 payment of:

11	(i)	The interest upon such bonds as such interest falls due;
12	(ii)	The principal of such bonds as it falls due;
13	(iii)	The necessary charges of the trustee, bond registrar, and paying

14 agents; and

15 (iv) The redemption price or purchase price of bonds retired by call
16 or purchase as provided in the bond resolution or trust agreement.

17 (2) Any amounts set aside in such special account which are not needed 18 to provide for the payment of the items included under paragraph (1) of this 19 subsection may be used for any other lawful purpose, to the extent provided in the 20 bond resolution. Such pledge shall be valid and binding from the time when the 21 pledge is made. Such revenues or other moneys so pledged and thereafter received by

22 the Administration shall immediately be subject to the lien of such pledge without

23 any physical delivery thereof or further act, and the lien of any such pledge shall be

24 valid and binding as against all parties having any claims of any kind in tort,

25 contract, or otherwise against the Administration or the Water Quality Fund, [or] the

26 Drinking Water Loan Fund, OR THE WATERSHED RESTORATION FUND, irrespective of

27 whether such parties have notice thereof. Neither the bond resolution nor any trust

28 agreement by which a pledge is created need be filed or recorded except in the records

29 of the Administration, any public general or public local law to the contrary

30 notwithstanding.

31 (d) Any net earnings of the Administration, beyond that necessary for the

32 retirement of bonds or to implement the public purposes or programs of the

33 Administration, shall not inure to the benefit of any person, other than the State of

34 Maryland for use to accomplish the purposes of this subtitle.

35 9-1616.

36 The Administration shall not be required to give any bond as security for costs,

37 supersedeas, or any other security in any suit or action brought by or against it, or in

38 proceedings to which it may be a party, in any court of this State, and the

39 Administration shall have the remedies of appeal of whatever kind to all courts

40 without bonds, supersedeas, or security of any kind. No builder's, materialman's,

41 contractor's, laborer's, or mechanic's liens of any kind or character shall ever attach to

1 or become a lien upon the Water Quality [Fund or] FUND, the Drinking Water Loan

2 Fund, OR THE WATERSHED RESTORATION FUND or any property, real or personal,

3 belonging to the Administration and no assignment of wages shall be binding upon or

4 recognized by the Administration.

5 9-1617.

6 The Administration shall make provision for a system of financial accounting, 7 controls, audits, and reports in accordance with generally accepted principles of 8 governmental accounting. All accounting systems and records, auditing procedures 9 and standards, and financial reporting for the Water Quality Fund, THE DRINKING 10 WATER LOAN FUND, AND THE WATERSHED RESTORATION FUND shall conform to the 11 requirements of Title VI of the Federal Water Pollution Control Act, THE FEDERAL 12 SAFE DRINKING WATER ACT, AND THE CHESAPEAKE BAY WATERSHED RESTORATION 13 FUND ACT, AS APPLICABLE and, to the extent not inconsistent therewith, generally 14 accepted principles of governmental accounting. As soon as practical after the closing 15 of the fiscal year, an audit shall be made of the financial books, records, and accounts 16 of the Administration. The audit shall be made by independent certified public 17 accountants, selected by the Administration, and licensed to practice in the State as 18 auditors. The auditors may not have a personal interest either directly or indirectly in 19 the fiscal affairs of the Administration. They shall be experienced and gualified in the 20 accounting and auditing of public bodies. The report of audit shall be prepared in 21 accordance with generally accepted auditing principles and point out any 22 irregularities found to exist. The auditors shall report to the Secretary the results of 23 their examination, including their unqualified opinion on the presentation of the 24 financial positions of the Water Quality [Fund and] FUND, the Drinking Water Loan 25 Fund, AND THE WATERSHED RESTORATION FUND, and the results of the

26 Administration's financial operations. If they are unable to express an unqualified

27 opinion they shall state and explain in detail the reasons for their qualifications,

28 disclaimer, or opinion including recommendations necessary to make possible future

29 unqualified opinions.

30 SECTION 2. AND BE IT FURTHER ENACTED, That the terms of the members 31 of the Chesapeake Bay Watershed Restoration Fund Advisory Committee, appointed

32 by the Governor, shall expire as follows:

33 (1) four members in 2005;

34 (2) four members in 2006; and

35 (3) four members in 2007.

36 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect37 July 1, 2004.