M3 6lr3110 CF 6lr3087

By: Senator Hafer

Introduced and read first time: February 13, 2006

Assigned to: Rules

Re-referred to: Education, Health, and Environmental Affairs, February 16, 2006

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: March 21, 2006

CHAPTER____

1 AN ACT concerning

2 Environment - Gas and Oil - Coalbed Methane Production

- FOR the purpose of establishing the minimum required distance from an unleased
- 4 property boundary for a coalbed methane well; authorizing the Department of
- 5 the Environment to make inspections it determines necessary to ensure
- 6 compliance with certain requirements under certain circumstances; altering the
- 7 requirement that the owner of leased lands surrender the lands under certain
- 8 circumstances; defining a certain term; and generally relating to coalbed
- 9 methane production and gas and oil.
- 10 BY repealing and reenacting, with amendments,
- 11 Article Environment
- 12 Section 14-102, 14-112, and 14-113
- 13 Annotated Code of Maryland
- 14 (1996 Replacement Volume and 2005 Supplement)
- 15 BY adding to
- 16 Article Environment
- 17 Section 14-121
- 18 Annotated Code of Maryland
- 19 (1996 Replacement Volume and 2005 Supplement)
- 20 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 21 MARYLAND, That the Laws of Maryland read as follows:

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1	Article - Environment		
2	2 14-102.		
3	(a) In this subtitle the following word	s have the meanings indicated.	
	4 (B) "COALBED METHANE" MEANS METHANE AND ANY OTHER GASEOUS 5 SUBSTANCE OCCURRING OR PRODUCED FROM A COAL SEAM OR RELATED, 6 ASSOCIATED, OR ADJACENT ROCK MATERIALS.		
7	[(b)] (C) "County" includes Baltin	nore City unless otherwise indicated.	
8	B [(c)] (D) "Department" means Department	partment of the Environment.	
9	[(d)] (E) "Field" means the general	l area underlaid by one or more pools.	
10 11	10 [(e)] (F) "Gas" means all natural gas and other fluid hydrocarbons, not 11 defined as oil, which are produced from a natural reservoir.		
	[(f)] (G) "Oil" means crude petroleum oil and other hydrocarbons, regardless of gravity, which are produced at the wellhead in liquid form, except liquid hydrocarbons known as distillate or condensate recovered or extracted from gas.		
	15 [(g)] (H) "Owner" means the person who has the right to drill into and produce 16 from a pool, or to store in a pool, and appropriate the oil or gas the person produces or 17 stores either for the person or others.		
	18 [(h)] (I) "Person" means any individual, corporation, association, partnership, 19 receiver, trustee, executor, administrator, guardian, fiduciary, or other representative 20 of any kind.		
21 22	[(i)] (J) "Pool" means an underground reservoir containing a common accumulation of oil, gas, or both.		
23 24	3 [(j)] (K) "Producer" means the ov 4 both.	vner of a well capable of producing oil, gas, or	
25 26	5 [(k)] (L) "Product" means any con 6 oil or gas well.	nmodity produced in its natural state by an	
27 28	7 [(1)] (M) (1) "Underground so geological stratum beneath the surface of the e	torage" means the storing of gas or oil in a arth.	
	(2) "Underground storage" includes the injection of gas or oil into and withdrawal from an underground storage reservoir and any other operation necessary for or convenient to the storage of gas or of oil.		
	[(m)] (N) "Underground storage reservoir" means the stratum and subsurface area that are used or are to be used for or in connection with the underground storage of gas or of oil.		

- 1 14-112.
- 2 (a) (1) [A] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION,
- 3 A well for the production or underground storage of gas or oil may not be drilled on
- 4 any property nearer than 1,000 feet to the boundary of the property except by
- 5 agreement with the owners of the gas and oil on adjacent lands.
- 6 (2) A WELL FOR THE PRODUCTION OF COALBED METHANE MAY NOT BE
- 7 DRILLED ON ANY PROPERTY NEARER THAN 500 FEET TO THE BOUNDARY OF THE
- 8 PROPERTY EXCEPT BY AGREEMENT WITH THE OWNERS OF THE GAS AND OIL
- 9 COALBED METHANE ON ADJACENT LANDS.
- 10 (b) On property on which it is impossible to locate a well the required
- 11 MINIMUM distance from the boundary, and where no agreement with the owners of
- 12 the gas and oil OR COALBED METHANE on adjacent lands has been made, a well may
- 13 be located nearer than [1,000 feet] THE REQUIRED MINIMUM DISTANCE UNDER
- 14 SUBSECTION (A) OF THIS SECTION to the boundary with the consent of the
- 15 Department. However, when any permit to drill a well nearer than [1,000 feet] THE
- 16 REQUIRED MINIMUM DISTANCE to the boundary has been applied for, the
- 17 Department shall notify every landowner, royalty owner, or leaseholder within [1,000
- 18 feet] THE REQUIRED MINIMUM DISTANCE of the location of the proposed well, giving
- 19 them a reasonable opportunity to file objections to the issuance of the permit. The
- 20 Department then shall hold a hearing. If the Department determines that it is
- 21 necessary for the well to be located nearer than [1,000 feet] THE REQUIRED
- 22 MINIMUM DISTANCE to the boundary, it may issue the permit. If a permit is issued,
- 23 any landowner, royalty owner, or leaseholder within [1,000 feet] THE REQUIRED
- 24 MINIMUM DISTANCE of the proposed well has the right to a rehearing and appeal to
- 25 the courts provided in this subtitle. A request for a rehearing or an appeal to the
- 26 courts stays the authority granted under the permit until final determination of the
- 27 issued permit is made.
- 28 (c) The Department, by rule or regulation, shall prescribe the distance
- 29 between any two wells on any property.
- 30 14-113.
- 31 On completion of a well producing gas or oil on any leased lands included under
- 32 a unit operation agreement, royalties from the producing well shall be paid on all
- 33 lands originally included within the unit operation agreement. Within six months
- 34 after the completion of the producing well, the lands within the unit operation
- 35 agreement not included as "in pool" acreage and on which no royalties are payable,
- 36 shall be released, UNLESS THE OWNER OF THE LANDS HAS OTHERWISE AGREED IN
- 37 WRITING. This section does not extend to any leases and unit operation agreements in
- 38 effect on June 1, 1956.
- 39 14-121.
- 40 (A) THE DEPARTMENT MAY MAKE INSPECTIONS AS IT DETERMINES
- 41 NECESSARY TO ENSURE COMPLIANCE WITH THIS SUBTITLE.

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- 1 (B) IN ORDER TO CARRY OUT AN INSPECTION IN ACCORDANCE WITH THIS 2 SECTION, THE DEPARTMENT, OR ITS AUTHORIZED AGENTS, MAY:
- 3 (1) CONDUCT TESTS OR SAMPLING, OR EXAMINE BOOKS, PAPERS, AND
- 4 RECORDS THAT RELATE TO ANY MATTER UNDER AN INVESTIGATION IN
- 5 ACCORDANCE WITH THIS SUBTITLE; AND
- 6 (2) AT REASONABLE TIMES, ENTER AND EXAMINE ANY PROPERTY,
- 7 FACILITY, OPERATION, OR ACTIVITY.
- 8 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take
- 9 effect October 1, 2006.