HOUSE BILL 303

J1, M3

8lr1748 CF SB 251

By: Delegate Love Anne Arundel County Delegation

Introduced and read first time: January 24, 2008 Assigned to: Environmental Matters

Committee Report: Favorable with amendments House action: Adopted Read second time: March 18, 2008

CHAPTER _____

1 AN ACT concerning

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Anne Arundel County – Well Drillers – Permit Fee

FOR the purpose of requiring the Anne Arundel County Board of Health to set the
permit fee fees for well drillers so as to produce funds to approximate the reflect
the actual cost of certain services; establishing a certain limitation on the
amount of the fee charged for a well drilled to replace an existing well; and
generally relating to the well drillers permit fee in Anne Arundel County.

- 8 BY repealing and reenacting, with amendments,
- 9 Article Environment
- 10 Section 9–1307
- 11 Annotated Code of Maryland
- 12 (2007 Replacement Volume and 2007 Supplement)
- 13 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 14 MARYLAND That the Laws of Maryland read as follows:
- 14 MARYLAND, That the Laws of Maryland read as follows:
- 15

Article – Environment

16 9–1307.

17 (a) In applying for a permit to drill a well, the well driller shall give the18 Department any information the Department requires.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



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1 (b) As a condition to issuing a permit to drill a well, the Department may 2 require that samples of the materials encountered in drilling the well be preserved 3 and submitted to the Department.

4 (c) (1) (i) A county board of health may establish a permit fee to 5 defray county expenses in inspecting wells, collecting water samples, and issuing 6 certificates of potability.

7 (ii) For an interim certificate of potability, a county board of 8 health shall accept initial test results prepared by a private State certified laboratory.

9 (2) (i) The fee may be charged before a permit required under § 10 9-1306 of this subtitle is issued.

(ii) [The] EXCEPT AS PROVIDED IN SUBPARAGRAPH (III) OF
 THIS PARAGRAPH, THE fee may not exceed \$160 per well or \$160 per cluster of wells
 to be used exclusively to transfer heat to or from the ground or groundwater.

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(III) IN ANNE ARUNDEL COUNTY ONLY<u>;</u>

151.SUBJECT TO SUBPARAGRAPH2 OF THIS16SUBPARAGRAPH, THE FEE CHARGED SHALL BE SET SO AS TO PRODUCE FUNDS17TO APPROXIMATE THE REFLECT THE ACTUAL COST OF INSPECTING WELLS,18COLLECTING WATER SAMPLES, AND ISSUING CERTIFICATES OF POTABILITY BY19THE ANNE ARUNDEL COUNTY BOARD OF HEALTH; AND

202.FOR A WELL DRILLED TO REPLACE AN EXISTING21WELL THE FEE CHARGED SHALL BE NO MORE THAN 50% OF THE FEE AS22CALCULATED UNDER SUBPARAGRAPH 1 OF THIS SUBPARAGRAPH.

- (3) A permit shall be issued within a reasonable period of time after
 receipt of the application and shall be valid for a period of 12 months from the date of
 issuance by the approved delegated permitting authority.
- (d) A county board of health may waive a fee for a well that is drilled to
 replace a well not in conformity with the regulations adopted under § 9–1305 of this
 subtitle.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
 October 1, 2008.

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