M3 2lr1676 CF SB 308

By: Delegate Frush

Introduced and read first time: February 10, 2012

Assigned to: Environmental Matters

## A BILL ENTITLED

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## **Environment - Radiation Sources - Podiatry Radiation Machines**

- FOR the purpose of requiring a State inspector to provide a podiatry office or facility a certain written notice in accordance with certain requirements under certain circumstances; prohibiting the Department of the Environment from imposing a fine on a podiatry office or facility for a certain violation under certain circumstances; providing for the application of this Act; and generally relating to inspections of podiatry radiation machines.
- 9 BY repealing and reenacting, without amendments,
- 10 Article Environment
- 11 Section 8–301(a) and (b)
- 12 Annotated Code of Maryland
- 13 (2007 Replacement Volume and 2011 Supplement)
- 14 BY adding to
- 15 Article Environment
- 16 Section 8–301(e)
- 17 Annotated Code of Maryland
- 18 (2007 Replacement Volume and 2011 Supplement)
- 19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 20 MARYLAND, That the Laws of Maryland read as follows:

## 21 Article – Environment

- 22 8–301.
- 23 (a) (1) Subject to Subtitle 4 of this title, the Secretary shall adopt rules 24 and regulations for general licenses and specific licenses that govern:



1	(i	i)	Ionizing radiation sources and byproduct material;
2	(i	ii)	Special nuclear material; and
3 4	(i material, or special n		Devices that use ionizing radiation sources, byproduct ar material.
5	(2) T	he ru	ales and regulations shall provide for:
6 7	(i general licenses and	•	The issuance, amendment, suspension, or revocation of fic licenses;
8 9	`	•	The registration of ionizing radiation sources for which a license is not required; and
10 11 12 13	subject to specific	licen facili	Based on the kinds and amounts of radioactive material ses, the establishment of financial plans to ensure the ties operating under those licenses and a timetable for the the Department.
14 15 16 17	established under paspecified in the con-	aragı npara	mount of funding assurance required under a financial plan raph (2)(iii) of this subsection may not exceed the amount able federal regulations promulgated by the U.S. Nuclear ended from time to time.
18	(b) (1) T	he Se	ecretary may adopt rules and regulations that:
19	(i	i)	Require registration by persons granted a general license;
20 21	,	,	Subject to any registration requirements the Secretary es issued by the federal government or any other state; and
22 23 24 25 26	this section, based or radiation, establish	on th a fe	Except as otherwise provided in subsections (c) and (d) of the anticipated cost of monitoring and regulating sources of the schedule for general licenses, specific licenses, and the machines or other sources of radiation issued under this
27 28 29 30	constitute a significa	ant ri regula	e Secretary finds that allowing the exemptions will not sk to the health and safety of the public, the Secretary may ations that exempt from the licensing or registration on:
31	(i	i)	Specific sources of ionizing radiation;
32	(i	ii)	Specific kinds of uses of ionizing radiation; and

1	(iii) Specific kinds of users of ionizing radiation.			
2 3 4 5	(3) In adopting the regulations under paragraph (1)(iii) of this subsection, the Department shall consult with the regulated profession or industry to determine that the license fee is reasonable and directly related to the actual cost of the licensing and regulatory activity.			
6	(E) (1) THIS SUBSECTION APPLIES TO A PODIATRY OFFICE OR			
7	FACILITY OPERATED BY A LICENSED PODIATRIST, A PARTNERSHIP OF LICENSED			
8	PODIATRISTS, OR A PROFESSIONAL ASSOCIATION OF LICENSED PODIATRISTS.			
9	(2) (I) IF, BASED ON AN INSPECTION OF A PODIATRY			
10	RADIATION MACHINE AT A PODIATRY OFFICE OR FACILITY, THE STATE			
11	INSPECTOR DETERMINES THAT THERE IS A VIOLATION OF THIS TITLE AND THE			
12	VIOLATION DOES NOT PRESENT A SERIOUS AND PROBABLE DANGER TO THE			
13	PATIENTS OR EMPLOYEES OF THE PODIATRY OFFICE OR FACILITY, THE STATE			
14	INSPECTOR SHALL PROVIDE THE PODIATRY OFFICE OR FACILITY A WRITTEN			
15	NOTICE:			
16	1. SETTING FORTH THE NATURE OF THE VIOLATION			
17	AND THE REQUIRED CORRECTIVE ACTION;			
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18	2. Informing the podiatry office or facility			
19	THAT THE PODIATRY OFFICE OR FACILITY HAS 20 WORKING DAYS TO COMPLY			
20	WITH THE CORRECTIVE ACTION; AND			
21	3. Informing the podiatry office or facility			
22	OF THE REQUIRED PROCEDURE TO INFORM THE DEPARTMENT THAT THE			
23	CORRECTIVE ACTION HAS BEEN COMPLETED.			
24	(II) IF THE CORRECTIVE ACTION IS COMPLETED WITHIN 20			
$\frac{24}{25}$	WORKING DAYS IN ACCORDANCE WITH SUBPARAGRAPH (I) OF THIS PARAGRAPH,			
26	THE DEPARTMENT MAY NOT IMPOSE A FINE ON A PODIATRY OFFICE OR			
27	FACILITY FOR A VIOLATION OF THIS TITLE.			
28	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect			

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October 1, 2012.