# **SENATE BILL 196**

M4, M3 4lr1010 CF 4lr3455 (PRE-FILED) By: Senator Gallion, Brooks, Hester, Lewis Young, and Watson Requested: October 18, 2023 Introduced and read first time: January 10, 2024 Assigned to: Education, Energy, and the Environment Committee Report: Favorable with amendments Senate action: Adopted Read second time: February 3, 2024 CHAPTER AN ACT concerning Soil Conservation Districts - Small Ponds - Plan Review Fees FOR the purpose of authorizing a soil conservation district to recommend a fee system to cover the cost of reviewing plans for certain small ponds; and generally relating to the authority of soil conservation districts and small pond plan review. BY repealing and reenacting, with amendments, Article – Agriculture Section 8–101, 8–306, and 8–311 Annotated Code of Maryland (2016 Replacement Volume and 2023 Supplement) BY repealing and reenacting, without amendments, Article – Environment Section 5–503(a) Annotated Code of Maryland (2013 Replacement Volume and 2023 Supplement) BY repealing and reenacting, with amendments, Article – Environment Section 5-503(b)Annotated Code of Maryland (2013 Replacement Volume and 2023 Supplement)

#### EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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



SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

### 3 Article – Agriculture

4 8–101.

- 5 (a) In this subtitle the following words have the meanings indicated.
- 6 (b) "Committee" means the State Soil Conservation Committee.
- 7 (c) "Conservation" means the wise utilization of natural resources and includes 8 any one or more of the following: [the]
- 9 **(1) THE** development, improvement, maintenance, protection or 10 preservation of these resources; [the]
- 11 **(2) THE** control and prevention of flood water and sediment damage; and 12 **[**the**]**
- 13 **(3) THE** controlled disposal of water.
- 14 (d) "County" means every county of the State, excluding Baltimore City unless 15 expressly designated.
- 16 (e) "District" means a soil conservation district, a political subdivision of the State continued in accordance with the provisions of this subtitle.
- 18 (f) (1) "Due notice" means notice published at least twice, with an interval of at least seven days between the two publication dates, in a newspaper or other publication of general circulation within the appropriate area.
- 21 **(2)** If no publication of general circulation is available, the notice may be 22 posted at a reasonable number of conspicuous places within the appropriate area, including 23 if possible, public places where it is customary to post notices concerning county or 24 municipal affairs generally.
- 25 (3) At any hearing held pursuant to the notice, at the time and place designated in the notice, adjournment may be made without renewing notice for the adjourned dates.
- 28 (g) "Land occupier" means any person holding title to or possessing any lands 29 lying within a district, whether as owner, lessee, tenant, or otherwise.
  - (H) "SMALL POND" MEANS AN ARTIFICIAL WATER IMPOUNDMENT THAT IS:

- 1 (1) MADE BY CONSTRUCTING A DAM OR AN EMBANKMENT OR BY
  2 EXCAVATING A PIT OR DUGOUT: AND
- 3 (2) EXEMPT A RESERVOIR, DAM, OR WATERWAY OBSTRUCTION THAT
  4 IS EXEMPT FROM PERMIT REQUIREMENTS UNDER § 5–503(B) OF THE ENVIRONMENT
  5 ARTICLE.
- 6 [(h)] (I) "Supervisor" means a member of the governing body of a district.
- 7 8–306.

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- 8 (a) A soil conservation district constitutes a political subdivision of the State, and 9 a public body corporate and politic, exercising public powers.
- 10 **(B)** The supervisors may:
- 11 (1) Conduct surveys, investigations, and research relating to the character 12 of soil erosion and the preventive and control measures needed and publish the results, if 13 the research program is executed in cooperation with the State, the United States, or any 14 of their agencies;
- 15 (2) Disseminate information concerning preventive and control measures;
- 16 (3) Conduct demonstration projects within the district on State owned or 17 controlled land, with the cooperation of the agency administering and having jurisdiction 18 of them, or on any land within the district upon obtaining the consent of the land occupier 19 or the possessor of the necessary rights or interests in the land, in order to demonstrate by 20 example the means, methods, and measures for conserving soil and soil resources, and 21 preventing and controlling soil erosion in the form of soil blowing and washing;
  - (4) Carry out preventive and control measures within the district including engineering operations, cultivation methods, the growing of vegetation, changes in land use, and the measures listed in § 8–102(c) of this title, on State owned or controlled land, with the cooperation of the agency administering and having jurisdiction of them, or on any other land within the district upon obtaining the consent of the land occupier or the possessor of the necessary rights or interests in the land;
  - (5) Cooperate or enter into agreements with any person to furnish financial or other aid to any government or private agency or any land occupier within the district, in carrying on erosion control and prevention operations within the district, subject to conditions the supervisors deem necessary to advance the purposes of this subtitle;
- 32 (6) Obtain options upon and to acquire, by purchase, exchange, lease, gift, grant, or otherwise, any real or personal property or rights or interests in it, which shall be exempt from State, county, or municipal taxation;

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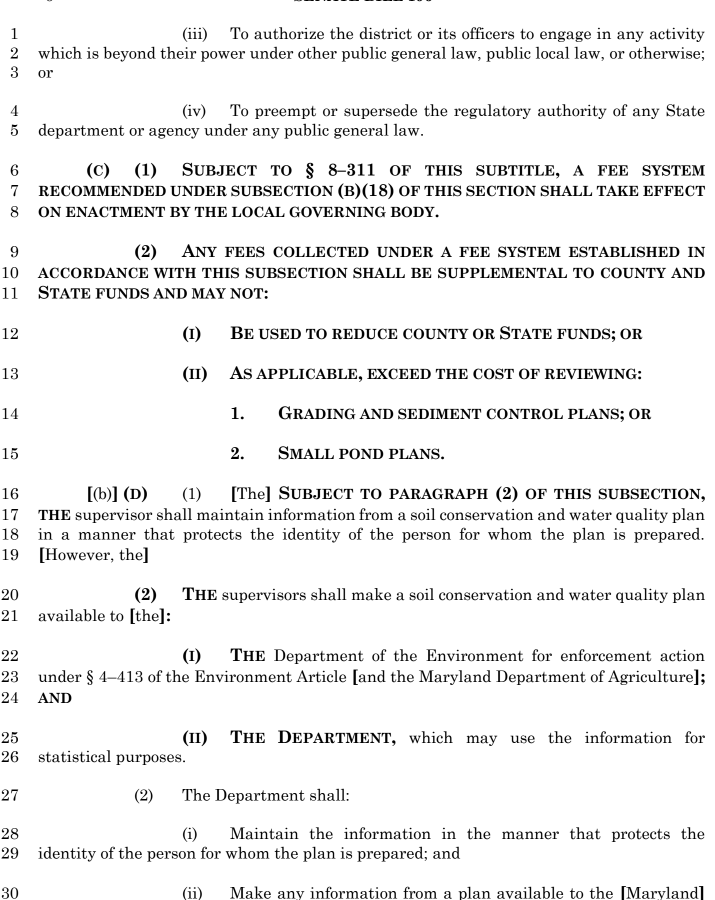
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- 1 (7) Maintain, administer, and improve any acquired properties, receive 2 income from the properties and expend the income to carry out the purposes and provisions 3 of this subtitle;
- 4 (8) Sell, lease, or otherwise dispose of its property or interests in it to further the purposes and the provisions of this subtitle;
  - (9) Make available to land occupiers within the district, on terms the supervisors prescribe, agricultural and engineering machinery and equipment, fertilizer, seeds, seedlings, and other material or equipment, to assist land occupiers in conserving soil resources and preventing and controlling soil erosion;
- 10 (10) Construct, improve, and maintain structures necessary or convenient 11 for the performance of any of the operations authorized in this title;
- 12 (11) Develop comprehensive plans for conserving soil resources and 13 controlling and preventing soil erosion within the district, if the plans specify in reasonable 14 detail, the acts, procedures, performances, and avoidances which are necessary or desirable 15 for the effectuation of the plans, including the specification of engineering operations, 16 cultivation methods, the growing of vegetation, cropping programs, tillage practices, and 17 changes in land use;
- 18 (12) Publish the plans and information and bring them to the attention of land occupiers within the district;
- 20 (13) Take over, by purchase, lease, or otherwise, and administer any soil conservation, erosion control, or erosion prevention project located within the district 22 undertaken by the United States, the State, or any of their agencies;
- 23 (14) Act as agent for the United States, the State, or any of their agencies, 24 in connection with the acquisition, construction, operation, or administration of any soil 25 conservation, erosion control, or erosion prevention project within its boundaries;
- 26 (15) Accept gifts in money, services, materials, or otherwise from the United States, the State, or any of their agencies and to use or expend them to carry out the operations of the districts;
- 29 (16) Borrow money on its negotiable paper to carry out its powers and 30 duties;
- 31 (17) Approve or disapprove plans for clearing, grading, transporting, or 32 otherwise distributing soil [pursuant to] IN ACCORDANCE WITH § 4–105(a) of the 33 Environment Article and [to] adopt general criteria and specific written recommendations 34 concerning the control of erosion and siltation of pollution associated with these activities;

## (18) IN ACCORDANCE WITH SUBSECTION (C) OF THIS SECTION:

1 2 3 4 5 6	(I) Recommend a fee system to cover the cost of reviewing [the] grading and sediment control plans [. Subject to § 8–311 of this subtitle, any recommended fee shall take effect upon enactment by the local governing body. Any fees collected pursuant to this fee system shall be supplementary to county and State funds and may not (i) be used to reduce county or State funds, and (ii) exceed the cost of reviewing the plans]; AND										
7 8	(II) RECOMMEND A FEE SYSTEM TO COVER THE COST OF REVIEWING SMALL POND PLANS;										
9 10 11	sites with approved sediment control plans pursuant to a contractual agreement with the										
12	(20) (I) Sue and be sued in the name of the district; [have]										
13	(II) HAVE a seal which shall be judicially noticed; [have]										
14	(III) HAVE perpetual succession unless terminated; [make]										
15 16	(IV) MAKE and execute contracts and other instruments necessary or convenient to the exercise of its powers; and [adopt]										
17 18	(V) ADOPT, amend, and repeal, rules and regulations not inconsistent with this title, to effectuate its purposes and powers;										
19 20	(21) (I) Provide contracting services, equipment, and supplies to landowners; [establish]										
21 22	(II) ESTABLISH prices for the sale of [these items] THE CONTRACTING SERVICES, EQUIPMENT, AND SUPPLIES; and [promulgate]										
23 24	(III) PROMULGATE any rule or regulation necessary to implement [these powers] THIS PARAGRAPH; and										
25 26 27	(22) In addition to the powers enumerated in this title, displace or limit economic competition in the exercise of any power specified in this title; provided that the powers granted to a district pursuant to this paragraph shall not be construed:										
28 29	(i) To grant to the district powers in any substantive area not otherwise granted to the district by other public general or public local law;										

30 (ii) To restrict the district from exercising any power granted to the 31 district by other public general or public local law or otherwise;



Department of the Environment to support the development of a compliance or enforcement

(ii)

case for purposes of addressing an existing water quality problem in accordance with procedures established between the departments and the State Soil Conservation Committee.

- [(c)] (E) As a condition to extending any benefit of this title to any land not owned or controlled by the State or any of its agencies, or to performing work on them, the supervisors may require contributions in money, services, materials, or otherwise to any operations conferring benefits, and may require the land occupier to enter into and perform agreements or covenants concerning the permanent use of the land as tends to prevent or control erosion.
- [(d)] **(F)** The supervisors of two or more districts may cooperate with one another in the exercise of any powers conferred by this title.
- [(e)] (G) No provision relating to acquisition, operation, or disposition of property by other public bodies is applicable to a district, unless the provision specifically so states.
- 15 8-311.

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- 16 (a) In order to develop a fee system to be implemented under [§ 8–306(a)(18)] § 8–306(B)(18) of this subtitle and [§ 4–103(c)] §§ 4–103(C) AND 5–503(B) of the Environment Article, EACH YEAR a soil conservation district shall [each year] determine, FOR THE SUCCEEDING YEAR, the reasonable costs of [review of grading] REVIEWING:
- 20 (1) GRADING and sediment control plans [for the succeeding year]; AND
- 21 (2) SMALL POND PLANS.
- 22 (b) The soil conservation district shall develop the fee system based on the costs 23 determined under subsection (a) of this section, and shall submit the fee system to the local 24 governing body.
- 25 (c) Within 90 days after the soil conservation district submits the final fee system, 26 the local governing body may:
- 27 (1) Enact the fee system of the soil conservation district, to take effect 28 within 90 days after the soil conservation district submits the final fee system to the local 29 governing body; or
- 30 (2) Enact a different fee system or otherwise provide funding.
- 31 (d) If the local governing body fails to accept or modify the fee system submitted 32 by the soil conservation district, the final fee system submitted by the soil conservation 33 district shall take effect on the 91st day after the district submits the fee system to the local 34 governing body, without requiring enactment by the local governing body.

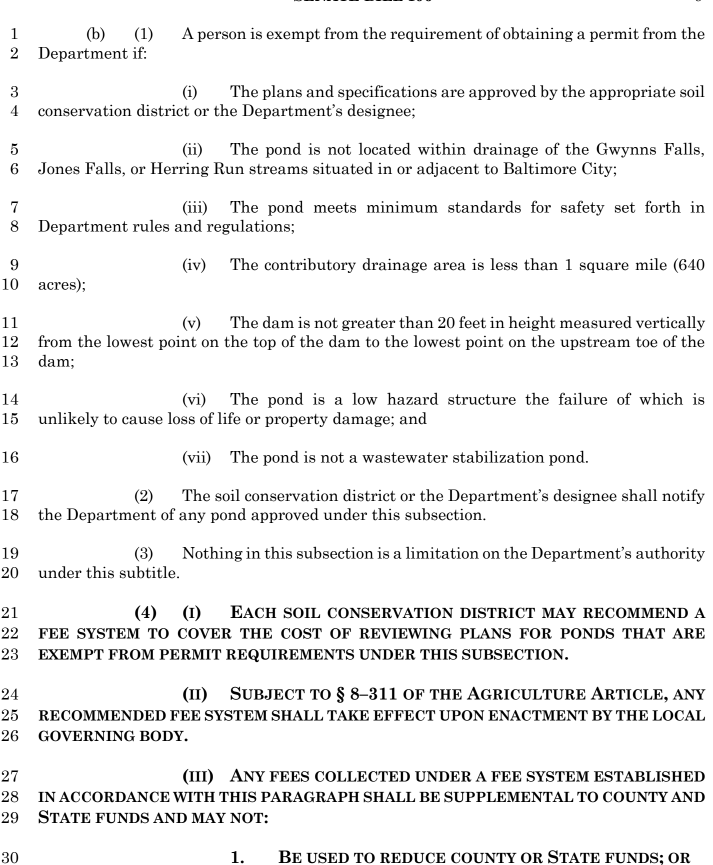
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implemented.

#### Article - Environment 1 2 5-503.3 A person shall obtain, on written application to the Department, a (a) (1) 4 permit from the Department to: 5 (i) Construct, reconstruct, or repair any reservoir, dam, or 6 waterway obstruction; 7 (ii) Make, construct, or permit to be made or constructed any change 8 or addition to any reservoir, dam, or waterway obstruction; 9 (iii) Make or permit to be made any change in, addition to, or repair 10 of any existing waterway obstruction; or 11 (iv) Change, in any manner, in whole or part the course, current, or 12 cross section of any stream or body of water within the State, except tidal waters. 13 If by March 1, 1982 a flood management plan for Jones Falls is (2)(i) not prepared and approved and implementation begun under § 5-803 of this title, the 14 15 Department shall adopt regulations limiting construction, reconstruction, or changes in the 16 course, current, or cross section of the channel and floodplain of the Jones Falls in the 17 Patapsco River watershed until such time as a flood management plan for Jones Falls is 18 prepared, approved, and implemented under Subtitle 8 of this title. Regulations adopted pursuant to this paragraph may not apply: 19 (ii) 20 1. To floodproofing of any existing structure; or 212. If use of the Pennington Avenue sanitary landfill site in 22Baltimore City as a sanitary landfill is terminated by the end of May 1, 1981, to any 23construction, reconstruction, development, or use of those properties in Baltimore City 24 comprising and known as the Woodberry Quarry sanitary landfill site. 25Due to variances in floodplain measurements, a new residential permit 26 for construction in the Jones Falls floodplain within 25 feet adjacent to the floodplain may 27 not be approved or issued until the flood management plan for the Jones Falls is prepared, 28 approved, and implemented under Subtitle 8 of this title. 29 Regulations adopted by the Department as required under paragraph 30 (2) of this subsection shall be null and void if the Department determines that a flood

management plan for the Jones Falls in the Patapsco River has been adopted and



EXCEED THE COST OF REVIEWING THE PLANS.

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SECTION October 1, 2024.	2.	AND	BE	IT	FURTHER	ENACTED,	That	this	Act	shall	take	effect
Approved:												
									G	overn	or.	
						]	Presid	ent o	f the	e Sena	te.	
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