HOUSE BILL 25

M3 (5lr0294)

ENROLLED BILL

— Environment and Transportation/Education, Energy, and the Environment —

Introduced by Chair, Environment and Transportation Committee (By Request –
Departmental – Environment)

Departmental – Environment)	
Read and Exa	mined by Proofreaders:
_	Proofreader.
_	Proofreader.
Sealed with the Great Seal and pre	sented to the Governor, for his approval this
day of at	o'clock,M.
	Speaker.
$\mathrm{CH}A$	APTER
AN ACT concerning	
Environment – Reservoir Au	agmentation Permit – Establishment
of the Environment; requiring a perform reservoir augmentation; denial, or revocation of a reservequiring certain revenues to be use	servoir Augmentation Program in the Department berson to obtain a permit from the Department to providing for the issuance, modification, renewal, evoir augmentation permit under the Program; sed for the operation and oversight of the Program; dishment of the Reservoir Augmentation Program.
BY repealing and reenacting, with amen Article – Environment Section 1–601(a) Annotated Code of Maryland (2013 Replacement Volume and 20	

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.

Italics indicate opposite chamber/conference committee amendments.



1 2 3 4 5	BY repealing and reenacting, with amendments, Article – Environment Section 9–301, 9–303.2(o), and 9–320(b) Annotated Code of Maryland (2014 Replacement Volume and 2024 Supplement)
6 7 8 9 10	BY repealing and reenacting, without amendments, Article – Environment Section 9–303.2(b) and 9–320(a) Annotated Code of Maryland (2014 Replacement Volume and 2024 Supplement)
11 12 13 14 15	BY adding to Article – Environment Section 9–303.4 Annotated Code of Maryland (2014 Replacement Volume and 2024 Supplement)
16 17 18 19 20	BY repealing and reenacting, without amendments, Article - Environment Section 9-320(a) Annotated Code of Maryland (2014 Replacement Volume and 2024 Supplement)
21 22 23	BY repealing and reenacting, with amendments, Chapter 122 of the Acts of the General Assembly of 2023 Section 3
24 25 26	BY repealing and reenacting, with amendments, Chapter 123 of the Acts of the General Assembly of 2023 Section 3
27 28	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
29	Article – Environment
30	1–601.
31 32	(a) Permits issued by the Department under the following sections shall be issued in accordance with this subtitle:
33	(1) Air quality control permits to construct subject to $\S 2-404$ of this article;
34 35	(2) Permits to install, materially alter, or materially extend landfill systems, incinerators for public use, or rubble landfills subject to § 9–209 of this article;

- 1 (3) Permits to discharge pollutants to waters of the State issued pursuant 2 to § 9–323 of this article;
- 3 (4) Permits to install, materially alter, or materially extend a structure 4 used for storage or distribution of any type of sewage sludge issued, renewed, or amended 5 pursuant to § 9–234.1 or § 9–238 of this article;
- 6 (5) Permits to own, operate, establish, or maintain a controlled hazardous 7 substance facility issued pursuant to § 7–232 of this article;
- 8 (6) Permits to own, operate, or maintain a hazardous material facility 9 issued pursuant to § 7–103 of this article;
- 10 (7) Permits to own, operate, establish, or maintain a low-level nuclear 11 waste facility issued pursuant to § 7–233 of this article; [and]
- 12 (8) Potable reuse permits issued in accordance with § 9–303.2 of this 13 article; AND
- 14 **(9)** PERMITS FOR RESERVOIR AUGMENTATION ISSUED IN 15 ACCORDANCE WITH § 9–303.4 OF THIS ARTICLE.
- 16 9–301.
- 17 (a) In this subtitle the following words have the meanings indicated.
- 18 (b) "Board" means the Water Science Advisory Board.
- 19 (c) "CAFO" means a concentrated animal feeding operation, as defined in 20 Department regulations.
- 21 (d) "Discharge permit" means a permit issued by the Department for the 22 discharge of any pollutant or combination of pollutants into the waters of this State.
- 23 (E) "DRINKING WATER TREATMENT FACILITY" MEANS A FACILITY THAT IS 24 USED TO TREAT WATER IN A PUBLIC WATER SYSTEM.
- [(e)] (F) "Person" includes the federal government, this State, any county, municipal corporation, or other political subdivision of this State, or any of their units.
- 27 (G) "PUBLIC WATER SYSTEM" HAS THE MEANING STATED IN § 9–401 OF THIS 28 TITLE.
- 29 [(f)] (H) "Reclaimed water" means sewage that:

1	(1)	Has l	been treated to a high quality suitable for various reuses; and
2	(2)	Has a	a concentration of less than:
3		(i)	3 fecal coliform colonies per 100 milliliters;
4		(ii)	10 milligrams per liter of 5-day biological oxygen demand; and
5		(iii)	10 milligrams per liter of total suspended solids.
6 7 8	RECLAIMED WAT	ER IN	IR AUGMENTATION" MEANS THE PLANNED PLACEMENT OF TO A SURFACE WATER RESERVOIR USED AS A SOURCE FOR A ATMENT FACILITY.
9 10	` '		IR AUGMENTATION PERMIT" MEANS A PERMIT ISSUED BY RESERVOIR AUGMENTATION.
11 12	[(g)] (K) industrial waste.	"Sew	age" means any human or animal excretion, domestic waste, or
13	[(h)] (L)	(1)	"Sewerage system" means:
14 15	of sewage; and	(i)	The channels used or intended to be used to collect and dispose
16 17	collect or prepare	(ii) sewage	Any structure and appurtenance used or intended to be used to e for discharge into the waters of this State.
18	(2)	"Sew	erage system" includes any sewer of any size.
19 20	(3) building served by		erage system" does not include the plumbing system inside any ewerage system.
21	9–303.2.		
22	(b) There	e is an	Indirect Potable Reuse Pilot Program in the Department.
23 24 25	(o) (1) Governor and, in a Assembly on:		r before December 31, 2024, the Department shall report to the ance with § 2–1257 of the State Government Article, the General
26	[(1)]	<u>(I)</u>	The status of the Pilot Program;
27 28	[(2)] permanent; and	<u>(II)</u>	Whether the Pilot Program should be extended or made

- 1 [(3)] (III) Any statutory or regulatory changes that the Department
 2 recommends to permanently authorize the regulated use of reclaimed water as a source for
- 3 <u>drinking water treatment facilities, if appropriate.</u>
- 4 (2) ON OR BEFORE DECEMBER 31, 2029, THE DEPARTMENT SHALL
- 5 REPORT TO THE GOVERNOR AND, IN ACCORDANCE WITH § 2–1257 OF THE STATE
- 6 GOVERNMENT ARTICLE, THE GENERAL ASSEMBLY ON THE IMPLEMENTATION OF
- 7 THE PILOT PROGRAM.
- 8 **9–303.4.**
- 9 (A) THERE IS A RESERVOIR AUGMENTATION PROGRAM IN THE 10 DEPARTMENT.
- 11 (B) EXCEPT AS PROVIDED IN THIS SECTION, A PERSON MAY NOT PERFORM 12 RESERVOIR AUGMENTATION.
- 13 (C) SUBJECT TO THE PROVISIONS OF THIS SECTION, THE DEPARTMENT
- 14 MAY ISSUE, MODIFY, OR RENEW A RESERVOIR AUGMENTATION PERMIT IF THE
- 15 **DEPARTMENT FINDS THAT:**
- 16 (1) THE TREATMENT PROCESS WILL MEET OR SURPASS STANDARDS
 17 ESTABLISHED BY THE DEPARTMENT BEFORE WATER ENTERS THE RESERVOIR;
- 18 (2) THE TREATMENT PROCESS WILL MEET OR SURPASS STANDARDS
- 19 ESTABLISHED BY THE DEPARTMENT BEFORE WATER ENTERS THE DISTRIBUTION
- 20 SYSTEM; AND
- 21 (3) THE APPLICANT AGREES TO PROVIDE THE DEPARTMENT THE
- 22 RIGHT OF ENTRY ON THE PERMIT SITE AT ANY REASONABLE TIME TO INSPECT OR
- 23 INVESTIGATE FOR A VIOLATION OR POTENTIAL VIOLATION OF THE RESERVOIR
- 24 AUGMENTATION PERMIT.
- 25 (D) THE DEPARTMENT MAY INCLUDE IN A RESERVOIR AUGMENTATION
- 26 PERMIT ANY TERM, CONDITION, OR REQUIREMENT THAT THE DEPARTMENT DEEMS
- 27 APPROPRIATE TO PROTECT PUBLIC HEALTH OR THE ENVIRONMENT.
- 28 (E) THE PROVISIONS OF TITLE 1, SUBTITLE 6 OF THIS ARTICLE SHALL
- 29 GOVERN THE ISSUANCE OF POTABLE REUSE RESERVOIR AUGMENTATION PERMITS.
- 30 (F) (1) A PERSON SHALL OBTAIN, ON WRITTEN APPLICATION TO THE
- 31 DEPARTMENT, A PERMIT FROM THE DEPARTMENT TO PERFORM RESERVOIR
- 32 AUGMENTATION.

- 1 (2) AN APPLICATION FOR A RESERVOIR AUGMENTATION PERMIT 2 SHALL INCLUDE:
- 3 (I) \bigstar Except as provided in paragraph (3) of this
- 4 SUBSECTION, A FEASIBILITY STUDY SHOWING THE PURPOSE AND THE NEED FOR
- 5 THE RESERVOIR AUGMENTATION PROJECT, INCLUDING:
- 6 1. A DESCRIPTION AND TECHNICAL ANALYSIS OF THE
- 7 RESERVOIR AUGMENTATION PROJECT AND ALTERNATIVE OPTIONS; AND
- 8 2. The costs associated with the reservoir
- 9 AUGMENTATION PROJECT AND ALTERNATIVE OPTIONS; AND
- 10 (II) ANY ADDITIONAL INFORMATION REQUESTED BY THE
- 11 **DEPARTMENT.**
- 12 (3) A FEASIBILITY STUDY IS NOT REQUIRED FOR A RESERVOIR
- 13 AUGMENTATION PROJECT THAT WAS PREVIOUSLY APPROVED BY THE DEPARTMENT
- 14 UNDER THE INDIRECT POTABLE REUSE PILOT PROGRAM.
- 15 (G) THE DEPARTMENT MAY REFUSE TO ISSUE A RESERVOIR
- 16 AUGMENTATION PERMIT IF:
- 17 (1) THE APPLICANT FAILS TO PROVIDE ANY INFORMATION
- 18 REQUESTED BY THE DEPARTMENT;
- 19 (2) THE APPLICANT FAILS OR REFUSES TO ALLOW THE DEPARTMENT
- 20 TO INSPECT THE PERMIT SITE;
- 21 (3) THE SOURCE OF THE RECLAIMED WATER FAILS TO COMPLY WITH
- 22 ANY STATE OR FEDERAL LAW, REGULATION, OR PERMIT;
- 23 (4) THE DEPARTMENT FINDS THAT THE ISSUANCE OF THE
- 24 RESERVOIR AUGMENTATION PERMIT WOULD VIOLATE ANY STATE OR FEDERAL LAW
- 25 OR ANY REGULATION ADOPTED UNDER STATE OR FEDERAL LAW; OR
- 26 (5) THE APPLICANT FAILS OR REFUSES TO PAY THE APPLICATION
- 27 FEE ESTABLISHED UNDER SUBSECTION (J) OF THIS SECTION.
- 28 (H) THE DEPARTMENT MAY NOT ISSUE A RESERVOIR AUGMENTATION
- 29 PERMIT FOR A TERM LONGER THAN 5 YEARS.
- 30 (I) THE DEPARTMENT MAY REVOKE A RESERVOIR AUGMENTATION PERMIT
- 31 IF THE DEPARTMENT FINDS THAT:

- 1 (1) THE APPLICATION INCLUDED FALSE OR INACCURATE
- 2 INFORMATION;
- 3 (2) CONDITIONS OR REQUIREMENTS OF THE RESERVOIR 4 AUGMENTATION PERMIT HAVE BEEN OR ARE ABOUT TO BE VIOLATED;
- 5 (3) SUBSTANTIAL DEVIATION FROM PLANS, SPECIFICATIONS, OR
- 6 REQUIREMENTS HAS OCCURRED OR IS ABOUT TO OCCUR;
- 7 (4) THE DEPARTMENT IS REFUSED ENTRY TO ANY PREMISES FOR
- 8 THE PURPOSE OF EVALUATING COMPLIANCE WITH THE RESERVOIR AUGMENTATION
- 9 **PERMIT**;
- 10 (5) A CHANGE IN CONDITIONS EXISTS THAT REQUIRES THE
- 11 TEMPORARY OR PERMANENT REDUCTION OR ELIMINATION OF THE USE OF
- 12 RECLAIMED WATER;
- 13 (6) THERE IS NONCOMPLIANCE WITH A DISCHARGE PERMIT OR
- 14 PRETREATMENT REGULATION ADOPTED BY THE DEPARTMENT THAT MAY AFFECT
- 15 THE RECLAIMED WATER;
- 16 (7) ANY REQUIREMENT ESTABLISHED UNDER THE FEDERAL SAFE
- 17 DRINKING WATER ACT, SUBTITLE 4 OF THIS TITLE, OR TITLE 12 OF THIS ARTICLE
- 18 HAS BEEN OR IS THREATENED TO BE VIOLATED; OR
- 19 (8) THE RECLAIMED WATER MAY THREATEN PUBLIC HEALTH,
- 20 SAFETY, COMFORT, OR THE ENVIRONMENT.
- 21 (J) (1) THE DEPARTMENT SHALL ADOPT REGULATIONS THAT
- 22 ESTABLISH:
- 23 (I) THE STANDARDS FOR RESERVOIR AUGMENTATION; AND
- 24 (II) THE APPLICATION, ISSUANCE, REVOCATION, AND
- 25 MODIFICATION OF A RESERVOIR AUGMENTATION PERMIT.
- 26 (2) THE REGULATIONS ADOPTED UNDER THIS SECTION SHALL SET A
- 27 REASONABLE APPLICATION FEE IN AN AMOUNT DESIGNATED DESIGNED TO COVER
- 28 THE COST OF ISSUING AND ADMINISTERING A RESERVOIR AUGMENTATION PERMIT
- 29 UNDER THE PROGRAM.
- 30 (K) ALL REVENUES COLLECTED BY THE DEPARTMENT UNDER THIS
- 31 SECTION, INCLUDING APPLICATION FEES, PERMIT FEES, RENEWAL FEES, OR ANY

- ADMINISTRATIVE PENALTY, CIVIL PENALTY, OR ANY FINE IMPOSED BY A COURT FOR 1
- 2 VIOLATIONS OF THIS SECTION, SHALL BE DISTRIBUTED TO A SPECIAL FUND, TO BE
- 3 USED ONLY FOR THE OPERATION AND OVERSIGHT OF THE RESERVOIR
- AUGMENTATION PROGRAM. 4
- 5 **(L)** ON OR BEFORE DECEMBER 31, 2035, AND EVERY 5 YEARS THEREAFTER,
- 6 THE DEPARTMENT SHALL REPORT TO THE GOVERNOR AND, IN ACCORDANCE WITH
- § 2–1257 OF THE STATE GOVERNMENT ARTICLE, THE GENERAL ASSEMBLY ON THE 7
- IMPLEMENTATION OF THE RESERVOIR AUGMENTATION PROGRAM. 8
- 9 9-320.
- There is a Maryland Clean Water Fund. 10 (a)
- [The] EXCEPT AS PROVIDED IN § 9-303.4 OF THIS SUBTITLE, THE 11 (b) 12 following payments shall be made into the Maryland Clean Water Fund:
- 13 All application fees, permit fees, renewal fees, and funds collected by
- the Department under this subtitle, including any civil or administrative penalty or any 14
- 15 fine imposed by a court under the provisions of this subtitle;
- 16 Any civil penalty or any fine imposed by a court under the provisions of 17 Title 5, Subtitle 5 of this article relating to water appropriation and use;
- 18 (3)Any civil or administrative penalty or any fine imposed by a court under
- the provisions of Title 4, Subtitle 1 of this article; 19
- 20 Any fees or funds that the Department collects under Subtitle 2, Part
- 21III of this title and §§ 9–269 and 9–270 of this title and any civil or administrative penalty
- 22or fine imposed by a court under the provisions of Subtitle 2 of this title; and
- 23 Any fees or funds that the Department collects under Subtitle 24 of this
- 24title and any civil or administrative penalty or fine imposed by a court under the provisions
- 25of Subtitle 24 of this title.

Chapter 122 of the Acts of 2023

27 SECTION 3. AND BE IT FURTHER ENACTED, That this Act is an emergency 28 measure, is necessary for the immediate preservation of the public health or safety, has 29 been passed by a yea and nay vote supported by three—fifths of all the members elected to 30 each of the two Houses of the General Assembly, and shall take effect from the date it is enacted. [Section 1 of this Act] IT shall remain effective through June 30, [2028] 2030, 31 and, at the end of June 30, [2028] 2030, [Section 1 of] this Act, with no further action 32 33 required by the General Assembly, shall be abrogated and of no further force and effect.

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SECTION 3. AND BE IT FURTHER ENACTED, That this Act is an emergency measure, is necessary for the immediate preservation of the public health or safety, has been passed by a yea and nay vote supported by three—fifths of all the members elected to each of the two Houses of the General Assembly, and shall take effect from the date it is enacted. [Section 1 of this Act] IT shall remain effective through June 30, [2028] 2030, and, at the end of June 30, [2028] 2030, [Section 1 of] this Act, with no further action required by the General Assembly, shall be abrogated and of no further force and effect.

8 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 9 1, 2025.

pprovea:	
	Governor.
	Speaker of the House of Delegates.
	-

President of the Senate.