SENATE BILL 930

M3 51r2333 SB 942/24 – EEE CF 51r2335

By: Senator Gile

Introduced and read first time: January 28, 2025 Assigned to: Education, Energy, and the Environment

A BILL ENTITLED

1 AN ACT concerning

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Environment - Managed Aquifer Recharge Pilot Program - Establishment

- 3 FOR the purpose of establishing the Managed Aquifer Recharge Pilot Program; authorizing
- 4 the Department of the Environment to review, permit, and regulate a process to test
- 5 the use of treated reclaimed water from a demonstration facility as a source for
- 6 groundwater augmentation under certain circumstances; and generally relating to
- 7 the Managed Aquifer Recharge Pilot Program.
- 8 BY repealing and reenacting, with amendments,
- 9 Article Environment
- 10 Section 1–601(a)
- 11 Annotated Code of Maryland
- 12 (2013 Replacement Volume and 2024 Supplement)
- 13 BY repealing and reenacting, without amendments,
- 14 Article Environment
- 15 Section 9–301(a) and (f)
- 16 Annotated Code of Maryland
- 17 (2014 Replacement Volume and 2024 Supplement)
- 18 BY adding to
- 19 Article Environment
- 20 Section 9–303.4
- 21 Annotated Code of Maryland
- 22 (2014 Replacement Volume and 2024 Supplement)
- 23 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 24 That the Laws of Maryland read as follows:

25 Article – Environment

1	1–601.	
2 3	(a) Permi	ts issued by the Department under the following sections shall be issued this subtitle:
4	(1)	Air quality control permits to construct subject to § $2-404$ of this article;
5 6	(2) systems, incinerate	Permits to install, materially alter, or materially extend landfill ors for public use, or rubble landfills subject to § 9–209 of this article;
7 8	(3) to § 9–323 of this a	Permits to discharge pollutants to waters of the State issued pursuant rticle;
9 10 11		Permits to install, materially alter, or materially extend a structure distribution of any type of sewage sludge issued, renewed, or amended 4.1 or § 9–238 of this article;
$\frac{12}{3}$	(5) substance facility i	Permits to own, operate, establish, or maintain a controlled hazardous ssued pursuant to § 7–232 of this article;
14		Permits to own, operate, or maintain a hazardous material facility $\S~7-103$ of this article;
16 17	(7) waste facility issue	Permits to own, operate, establish, or maintain a low-level nuclear d pursuant to § 7–233 of this article; [and]
18	(8) article; AND	Potable reuse permits issued in accordance with § 9–303.2 of this
20 21	(9) ACCORDANCE WIT	MANAGED AQUIFER RECHARGE PILOT PERMITS ISSUED IN TH § 9-303.4 OF THIS ARTICLE.
22	9–301.	
23	(a) In this	s subtitle the following words have the meanings indicated.
24	(f) "Recla	timed water" means sewage that:
25	(1)	Has been treated to a high quality suitable for various reuses; and
26	(2)	Has a concentration of less than:
27		(i) 3 fecal coliform colonies per 100 milliliters;
28		(ii) 10 milligrams per liter of 5-day biological oxygen demand; and

10 milligrams per liter of total suspended solids.

(iii)

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- 1 **9–303.4**.
- 2 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 3 INDICATED.
- 4 (2) "DEMONSTRATION FACILITY" MEANS AN ADVANCED WATER
- 5 TREATMENT FACILITY APPROVED UNDER A MANAGED AQUIFER RECHARGE PERMIT
- 6 TO TREAT RECLAIMED WATER FOR USE AS A SOURCE FOR TESTING GROUNDWATER
- 7 AUGMENTATION.
- 8 (3) "MANAGED AQUIFER RECHARGE PERMIT" MEANS A PERMIT
- 9 ISSUED BY THE DEPARTMENT TO AUTHORIZE AND REGULATE THE TREATMENT AND
- 10 UNDERGROUND INJECTION OF TREATED RECLAIMED WATER FOR THE PURPOSE OF
- 11 TESTING THE FEASIBILITY OF AND REQUIREMENTS FOR SAFELY CONDUCTING
- 12 GROUNDWATER AUGMENTATION.
- 13 (4) "PFAS CHEMICALS" MEANS PER- AND POLYFLUOROALKYL
- 14 SUBSTANCES.
- 15 (5) "PILOT PROGRAM" MEANS THE MANAGED AQUIFER RECHARGE
- 16 PILOT PROGRAM.
- 17 (B) THERE IS A MANAGED AQUIFER RECHARGE PILOT PROGRAM IN THE
- 18 **DEPARTMENT.**
- 19 (C) THE PURPOSE OF THE PILOT PROGRAM IS TO AUTHORIZE THE TESTING
- 20 OF THE REGULATED USE OF TREATED RECLAIMED WATER AS A SOURCE FOR
- 21 GROUNDWATER AUGMENTATION THROUGH THE ISSUANCE OF MANAGED AQUIFER
- 22 RECHARGE PERMITS.
- 23 (D) (1) THE DEPARTMENT MAY REVIEW, PERMIT, AND REGULATE A
- 24 PROCESS TO TEST THE USE OF TREATED RECLAIMED WATER FROM A
- 25 DEMONSTRATION FACILITY AS A SOURCE FOR GROUNDWATER AUGMENTATION
- 26 THROUGH A MANAGED AQUIFER RECHARGE PERMIT IF THE DEPARTMENT
- 27 DETERMINES THAT:
- 28 (I) THE DEMONSTRATION FACILITY WILL ADDRESS A
- 29 GROUNDWATER SUPPLY OR QUALITY PROBLEM THAT IS ANTICIPATED TO OCCUR IN
- 30 THE NEXT 25 YEARS, INCLUDING LAND SUBSIDENCE OR SALTWATER INTRUSION;
- 31 (II) THE PROPOSED LOCATION OF THE DEMONSTRATION
- 32 FACILITY IS SUITABLE TO INFORM THE EVENTUAL LOCATION OF A FULL-SCALE OR

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- 2 (III) THE RECLAIMED WATER WILL BE TREATED AT A
- 3 DEMONSTRATION FACILITY TO MEET OR SURPASS THE FOLLOWING REQUIREMENTS:
- 1. Primary and secondary maximum containment
- 5 LEVELS ESTABLISHED BY:
- 6 A. THE U.S. ENVIRONMENTAL PROTECTION AGENCY
- 7 UNDER 40 C.F.R. §§ 141 AND 143; AND
- B. THE DEPARTMENT UNDER COMAR 26.04.01;
- 9 2. Treatment for removal of pathogens at the
- 10 WASTEWATER TREATMENT STAGE AND ADVANCED WATER TREATMENT STAGE THAT,
- 11 IN TOTAL, MEETS OR EXCEEDS:
- 12 A. 12 LOG FOR ENTERIC VIRUS REDUCTION;
- 13 B. 10 LOG FOR GIARDIA CYST REDUCTION; AND
- 14 C. 10 LOG CRYPTOSPORIDIUM OOCYST REDUCTION; AND
- 3. Maximum concentrations of PFAS chemicals
- 16 ESTABLISHED BY THE DEPARTMENT AND SPECIFIED IN ANY PRIMARY DRINKING
- 17 WATER REGULATIONS ESTABLISHED BY THE U.S. ENVIRONMENTAL PROTECTION
- 18 AGENCY IN A FINAL RULEMAKING UNDER THE FEDERAL SAFE DRINKING WATER
- 19 **ACT**;
- 20 (IV) THE TREATED RECLAIMED WATER WILL UNDERGO TESTING
- 21 AND REPORTING TO VERIFY THAT THE REQUIREMENTS OF ITEM (III) OF THIS
- 22 PARAGRAPH ARE MET;
- 23 (V) THE APPLICANT HAS CONDUCTED AN ANALYSIS TO
- 24 EVALUATE ALTERNATIVES TO AQUIFER RECHARGE;
- 25 (VI) THE APPLICANT HAS IN PLACE A DETAILED TESTING AND
- 26 MONITORING PLAN TO DEMONSTRATE FACILITY PERFORMANCE AND
- 27 GROUNDWATER COMPATIBILITY DURING UNDERGROUND INJECTION, INCLUDING
- 28 ESTABLISHING PARAMETERS FOR AUTHORIZING UNDERGROUND INJECTIONS AND
- 29 REQUIRING ALTERNATIVE METHODS OF USE OR DISPOSAL WHEN THE INJECTION
- 30 PARAMETERS ARE NOT MET;

- 1 (VII) THE APPLICANT HAS SUBMITTED A MITIGATION PLAN TO 2 ADDRESS ENVIRONMENTAL AND SAFE DRINKING WATER RISKS;
- 3 (VIII) THE APPLICANT GIVES THE DEPARTMENT THE RIGHT OF
- 4 ENTRY ON THE PERMIT SITE AT ANY REASONABLE TIME TO INSPECT OR
- 5 INVESTIGATE FOR A VIOLATION OR ANY POTENTIAL VIOLATION OF THE MANAGED
- 6 AQUIFER RECHARGE PERMIT;
- 7 (IX) THE PROCESS INCLUDES APPROPRIATE RECORD-KEEPING
- 8 REQUIREMENTS; AND
- 9 (X) THE PROCESS COMPLIES WITH ALL OTHER APPLICABLE
- 10 STATUTORY AND REGULATORY REQUIREMENTS.
- 11 (2) THE DEPARTMENT MAY APPROVE THE USE BY A DEMONSTRATION
- 12 FACILITY OF ANY DRINKING WATER TREATMENT TECHNOLOGIES THAT HAVE THE
- 13 CAPABILITY TO MEET THE REQUIREMENTS OF PARAGRAPH (1)(III) OF THIS
- 14 SUBSECTION, INCLUDING NONMEMBRANE TREATMENT SYSTEMS.
- 15 (E) (1) THE DEPARTMENT MAY INCLUDE IN A MANAGED AQUIFER
- 16 RECHARGE PERMIT ANY TERM, CONDITION, OR REQUIREMENT THAT THE
- 17 DEPARTMENT CONSIDERS APPROPRIATE TO PROTECT PUBLIC HEALTH OR THE
- 18 ENVIRONMENT.
- 19 (2) THE REQUIREMENTS OF A MANAGED AQUIFER RECHARGE PERMIT
- 20 ARE SUPPLEMENTAL TO AND DO NOT OVERRIDE ANY OTHER LAW, REGULATION,
- 21 PERMIT, ORDER, OR DECREE.
- 22 (3) THE PROVISIONS OF TITLE 1, SUBTITLE 6 OF THIS ARTICLE
- 23 SHALL GOVERN THE ISSUANCE OF MANAGED AQUIFER RECHARGE PERMITS.
- 24 (F) A SUCCESSFUL APPLICATION FOR A MANAGED AQUIFER RECHARGE
- 25 PERMIT SHALL:
- 26 (1) DEMONSTRATE TO THE SATISFACTION OF THE DEPARTMENT:
- 27 (I) THE ABILITY TO COMPLY WITH THE REQUIREMENTS OF
- 28 THIS SECTION;
- 29 (II) THE APPLICANT'S AVAILABLE FUNDING FOR THE
- 30 CONSTRUCTION AND OPERATION OF THE DEMONSTRATION FACILITY;
- 31 (III) THE TECHNICAL AND ADMINISTRATIVE CAPACITY TO

- 1 PERFORM THE PROCESS COVERED UNDER THE PERMIT; AND
- 2 (IV) THAT ALL NECESSARY PLANNING AND ENGINEERING
- 3 DESIGN IS COMPLETE; AND
- 4 (2) INCLUDE ANY ADDITIONAL INFORMATION REQUESTED BY THE
- 5 DEPARTMENT.
- 6 (G) THE DEPARTMENT MAY REFUSE TO ISSUE A MANAGED AQUIFER
- 7 RECHARGE PERMIT IF:
- 8 (1) THE APPLICANT FAILS TO PROVIDE ANY INFORMATION
- 9 REQUESTED BY THE DEPARTMENT;
- 10 (2) THE APPLICANT FAILS OR REFUSES TO ALLOW THE DEPARTMENT
- 11 TO INSPECT THE PERMIT SITE;
- 12 (3) THE DEPARTMENT FINDS THAT ISSUANCE OF THE PERMIT WOULD
- 13 VIOLATE ANY STATE OR FEDERAL LAW OR ANY REGULATION ADOPTED UNDER ANY
- 14 STATE OR FEDERAL LAW:
- 15 (4) THE SOURCE OF THE RECLAIMED WATER FAILS TO COMPLY WITH
- 16 ANY STATE OR FEDERAL LAW, ANY REGULATION ADOPTED UNDER ANY STATE OR
- 17 FEDERAL LAW, OR ANY PERMIT; OR
- 18 (5) THE APPLICANT FAILS TO DEMONSTRATE COMPLIANCE WITH
- 19 THIS SECTION TO THE DEPARTMENT'S SATISFACTION.
- 20 (H) (1) A MANAGED AQUIFER RECHARGE PERMIT ISSUED UNDER THE
- 21 PILOT PROGRAM SHALL BE EFFECTIVE FOR 10 YEARS FROM THE DATE OF
- 22 ISSUANCE.
- 23 (2) THE DEPARTMENT MAY RENEW A MANAGED AQUIFER RECHARGE
- 24 PERMIT FOR AN ADDITIONAL PERIOD OR PERIODS OF 5 YEARS FOLLOWING
- 25 ADMINISTRATIVE REVIEW BY THE DEPARTMENT AND SUBJECT TO THE PROVISIONS
- 26 OF TITLE 1, SUBTITLE 6 OF THIS ARTICLE.
- 27 (I) THE DEPARTMENT MAY REVOKE A MANAGED AQUIFER RECHARGE
- 28 PERMIT ISSUED UNDER THIS SECTION IF THE DEPARTMENT FINDS THAT:
- 29 (1) THE APPLICATION INCLUDED FALSE OR INACCURATE
- 30 INFORMATION;

- 1 (2) CONDITIONS OR REQUIREMENTS OF THE PERMIT HAVE BEEN OR 2 ARE ABOUT TO BE VIOLATED;
- 3 (3) SUBSTANTIAL DEVIATION FROM PLANS, SPECIFICATIONS, OR 4 REQUIREMENTS HAS OCCURRED OR IS ABOUT TO OCCUR;
- 5 (4) THE DEPARTMENT IS REFUSED ENTRY TO ANY PREMISES FOR 6 THE PURPOSE OF INSPECTING THE PROCESS TO ENSURE COMPLIANCE WITH THE 7 PERMIT;
- 8 (5) A CHANGE IN CONDITIONS EXISTS THAT REQUIRES THE 9 PERMANENT REDUCTION OR ELIMINATION OF THE USE OF TREATED RECLAIMED 10 WATER FOR GROUNDWATER AUGMENTATION;
- 11 (6) THERE IS ANY NONCOMPLIANCE WITH A DISCHARGE PERMIT OR A
 12 PRETREATMENT REQUIREMENT THAT MAY AFFECT THE RECLAIMED WATER IN ANY
 13 MANNER;
- 14 (7) ANY STATE OR FEDERAL WATER QUALITY STANDARD OR 15 EFFLUENT LIMITATION HAS BEEN OR IS THREATENED TO BE VIOLATED;
- 16 (8) ANY STATE OR FEDERAL REQUIREMENT ESTABLISHED UNDER
 17 THE FEDERAL SAFE DRINKING WATER ACT, SUBTITLE 4 OF THIS TITLE, OR TITLE
 18 12 OF THIS ARTICLE HAS BEEN OR IS THREATENED TO BE VIOLATED; OR
- 19 **(9)** THE TREATED RECLAIMED WATER MAY THREATEN PUBLIC 20 HEALTH, SAFETY, COMFORT, OR THE ENVIRONMENT.
- 21 (J) (1) ON OR BEFORE SEPTEMBER 1 EACH YEAR, EACH HOLDER OF A 22 MANAGED AQUIFER RECHARGE PERMIT SHALL REPORT TO THE DEPARTMENT ON:
- 23 (I) THE APPLIED SCIENTIFIC RESULTS OF ANY 24 DEMONSTRATION FACILITY OR GROUNDWATER AUGMENTATION ACTIVITIES 25 UNDERTAKEN UNDER THE PILOT PROGRAM; AND
- 26 (II) ANY RECOMMENDATIONS FOR THE PILOT PROGRAM BASED 27 ON THE HOLDER'S EXPERIENCE IN THE PILOT PROGRAM.
- 28 (2) ON OR BEFORE DECEMBER 31 EACH YEAR, THE DEPARTMENT SHALL REPORT TO THE GOVERNOR AND, IN ACCORDANCE WITH § 2–1257 OF THE STATE GOVERNMENT ARTICLE, THE GENERAL ASSEMBLY ON:
 - (I) THE STATUS OF THE PILOT PROGRAM;

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1	(II)	ANY	SCIENTIFIC	RESULTS	AND	RECOMMENDATIONS					
2	REPORTED UNDER PARAGRAPH (1) OF THIS SUBSECTION:										

- 3 (III) WHETHER THE PILOT PROGRAM SHOULD BE MODIFIED, 4 EXTENDED, OR MADE PERMANENT; AND
- 5 (IV) ANY STATUTORY OR REGULATORY CHANGES THAT THE 6 DEPARTMENT RECOMMENDS TO PERMANENTLY AUTHORIZE THE REGULATED USE
- OF TREATED RECLAIMED WATER AS A SOURCE FOR GROUNDWATER AUGMENTATION,
- 8 IF APPROPRIATE.
- 9 **(K)** THE DEPARTMENT MAY ADOPT REGULATIONS TO CARRY OUT THIS 10 SECTION.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2025.