## **HOUSE BILL 714**

M3 (2lr2077)

## ENROLLED BILL

— Environment and Transportation/Education, Health, and Environmental Affairs — Introduced by **Delegate Stein** 

Introduced by <b>Delegate Stein</b>					
Read and	Examined b	y Proofreaders:			
				Proofre	ader.
				Proofre	ader.
Sealed with the Great Seal and	presented	to the Governor,	for his	approval	this
day of	at		_ o'clock		M.
				Spe	aker.
	CHAPTER _				
AN ACT concerning					
Bay Restoration Fund – Intend	led Use Pla Faciliti	•	Owned V	Wastewa	ter
FOR the purpose of requiring the intended use plan to the Gene the definition of "privately ow of grants from the Bay Re Environment and the Depart the Environment to provide owned wastewater facilities to and Management; prohibiting funding from the Bay Restora privately owned wastewater facilities to not in compliance with a centrohibiting the Act from being	eral Assembered wastewned wastewnestoration I ment of Planton the General the Department of the Department of a cilities if a cartain discharge.	ly within a certain rater facility" as it rund; requiring to mining to report on ormation regardinal Assembly and the tent of the Environment of t	period of relates to he Depar and the I g funding e Department from the total ade that to certain p	time; alto the aware the aware the the aware of Department of Burner of the facility eriod of the same the facility of t	ering ding the ent of ately iding iding nd to was time;

## 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	facility that is connecting to a publicly owned wastewater facility; and generally relating to funding from the Bay Restoration Fund, intended use plans, and privately owned wastewater facilities.
4 5 6 7 8 9	BY repealing and reenacting, with amendments,    Article – Environment    Section 9–1605(a)(1), 9–1605(a)(1) and 9–1605.2(i)(1) and (2)(i) and (k), and 9–1605.4(q) (k)    Annotated Code of Maryland (2014 Replacement Volume and 2021 Supplement)
10 11 12 13 14	BY adding to Article – Environment Section 9–1605(f) and 9–1605.2(i)(12) Annotated Code of Maryland (2014 Replacement Volume and 2021 Supplement)
15 16 17 18 19	BY repealing and reenacting, without amendments, Article - Environment Section 9-1605.2(i)(2)(i) Annotated Code of Maryland (2014 Replacement Volume and 2021 Supplement)
20 21	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
22	Article – Environment
23	9–1605.
24	(a) (1) (I) There is a Maryland Water Quality Revolving Loan Fund.
25 26 27	(II) The Water Quality Fund shall be maintained and administered by the Administration in accordance with the provisions of this subtitle and such rules or program directives as the Secretary or the Board may from time to time prescribe.
28 29 30 31 32 33	(F) THE DEPARTMENT SHALL PROVIDE TO THE GENERAL ASSEMBLY, IN ACCORDANCE WITH § 2–1257 OF THE STATE GOVERNMENT ARTICLE, A COPY OF EACH INTENDED USE PLAN THAT THE DEPARTMENT SUBMITS TO THE U.S. ENVIRONMENTAL PROTECTION AGENCY TO REQUEST FEDERAL CAPITALIZATION GRANTS AND AWARDS IN ACCORDANCE WITH TITLE VI OF THE FEDERAL WATER POLLUTION CONTROL ACT FOR USE IN THE WATER QUALITY FUND WITHIN 5 DAYS
34	AFTER THE DEPARTMENT PUBLISHES THE PLAN FOR PUBLIC COMMENT.

- 1 (i) (1) (i) In this subsection the following words have the meanings 2 indicated.
- 3 (ii) "Eligible costs" means the additional costs that would be 4 attributable to upgrading a wastewater facility to enhanced nutrient removal, as 5 determined by the Department.
- 6 (iii) "Privately owned wastewater facility" means a wastewater 7 facility that is owned by a private entity AND PROVIDES WASTEWATER TREATMENT OR 8 DISPOSAL SERVICES TO MULTIPLE RESIDENTIAL DWELLING UNITS.
- 9 (iv) "Publicly owned wastewater facility" means a wastewater facility
  10 that is owned by this State or a political subdivision, municipal corporation, or other public
  11 entity.
- 12 (2) Funds in the Bay Restoration Fund shall be used only:

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- 13 (i) 1. To award grants for up to 100% of eligible costs of projects 14 relating to planning, design, construction, and upgrade of a publicly owned wastewater 15 facility for flows up to the design capacity of the wastewater facility, as approved by the 16 Department, to achieve enhanced nutrient removal in accordance with paragraph (3) of this 17 subsection; and
- 2. To SUBJECT TO PARAGRAPH (12) OF THIS
  SUBSECTION, TO award grants for up to 50% of eligible costs of projects relating to
  planning, design, construction, and upgrade of a privately owned wastewater facility for
  flows up to the design capacity of the wastewater facility, as approved by the Department,
  to achieve enhanced nutrient removal in accordance with paragraph (3) of this subsection;
  - (12) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE DEPARTMENT MAY NOT PROVIDE FUNDING UNDER THIS SECTION TO THE OWNER OF A PRIVATELY OWNED WASTEWATER FACILITY IF THE DEPARTMENT OR THE U.S. ENVIRONMENTAL PROTECTION AGENCY HAS DETERMINED IN THE 2 YEARS IMMEDIATELY PRECEDING THE DATE ON WHICH THE OWNER APPLIED FOR FUNDING UNDER THIS SECTION THAT THE FACILITY DID NOT COMPLY WITH A DISCHARGE PERMIT ISSUED BY THE DEPARTMENT UNDER THIS TITLE.
- 31 (II) THE DEPARTMENT MAY PROVIDE FUNDING UNDER THIS
  32 SECTION TO THE OWNER OF A PRIVATELY OWNED WASTEWATER FACILITY THAT
  33 WOULD NOT BE ELIGIBLE FOR FUNDING UNDER SUBPARAGRAPH (I) OF THIS
  34 PARAGRAPH IF THE DEPARTMENT DETERMINES, BASED ON PROOF SUBMITTED BY
  35 THE OWNER OF THE FACILITY WHEN APPLYING FOR FUNDING UNDER THIS SECTION,
  36 THAT;

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(2)

(i)

1 2 3 4	THE THE OWNER OF THE FACILITY LACKS THE FINANCIAL CAPACITY TO PURCHASE OR UPGRADE A WASTEWATER TREATMENT SYSTEM THAT WOULD BRING THE FACILITY INTO COMPLIANCE WITH THE DISCHARGE PERMIT ISSUED BY THE DEPARTMENT.
5 6	2. The facility is independently owned and operated; and
7 8	3. The owner of the facility is not a subsidiary of another business.
9 10 11 12 13	(III) 1. THE DEPARTMENT SHALL INCLUDE WITH ITS ANNUAL OPERATING BUDGET PROPOSAL SUBMITTED TO THE DEPARTMENT OF BUDGET AND MANAGEMENT A LIST OF EACH FACILITY TO WHICH THE DEPARTMENT PROVIDED FUNDING UNDER SUBPARAGRAPH (II) OF THIS PARAGRAPH IN THE IMMEDIATELY PRECEDING 12 MONTHS AND THE REASONS FOR PROVIDING THE FUNDING.
14 15 16 17 18	2. If the Department provides the list under subsubparagraph 1 of this subparagraph to the Department of Budget and Management, the Department shall immediately provide the list to the General Assembly in accordance with § 2–1257 of the State Government Article.
19 20	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:
21	Article - Environment
22	<del>9–1605.2.</del>
23 24	(k) (1) [Beginning January 1, 2009, and every year thereafter,] <b>EACH YEAR</b> the Department and the Department of Planning shall jointly report on [the]:
25 26 27 28	(I) THE impact that a wastewater treatment facility that was upgraded to enhanced nutrient removal during the calendar year before the previous calendar year with funds from the Bay Restoration Fund had on growth within the municipality or county in which the wastewater treatment facility is located; AND
29 30 31 32	(II) EACH PRIVATELY OWNED WASTEWATER FACILITY TO WHICH THE DEPARTMENT PROVIDED FUNDING UNDER $\frac{\$9-1605.4(Q)(3)(H)}{\$9-1605.4(Q)(3)(H)}$ OF THIS SUBSECTION (I)(12) OF THIS SECTION IN THE IMMEDIATELY PRECEDING 12 MONTHS AND THE REASONS FOR PROVIDING THE FUNDING.

subsection, the Department of the Environment and the Department of Planning shall:

In preparing the report required under paragraph (1) of this

1 2	1. Include the number of permits issued for residential and commercial development to be served by the upgraded wastewater treatment facility; and
3 4	2. Determine what other appropriate information is to be included in the report.
5 6 7	(ii) In determining the information that should be included in the report under subparagraph (i) of this paragraph, the Department of the Environment and the Department of Planning shall act:
8 9	1. In consultation with the Bay Restoration Fund Advisory Committee; and
10 11	2. With the assistance of the municipality and county in which an upgraded wastewater treatment facility is located.
12 13 14 15 16 17	(3) The Department and the Department of Planning shall submit the report required under paragraph (1) of this subsection to the President of the Senate, the Speaker of the House, the Senate Budget and Taxation Committee, the Senate Education, Health, and Environmental Affairs Committee, the House Appropriations Committee, the House Environment and Transportation Committee, and the Governor, in accordance with § 2–1257 of the State Government Article.
18	<del>9-1605.4.</del>
19 20 21	(q) (1) (i) Subject to subparagraph (ii) of this paragraph, a project or practice that is partially financed with another source of State funds may be funded under this section.
22 23 24	(ii) Funding provided to a project or practice under this subsection shall be prorated to cover only the portion of the environmental benefit not funded by another State source.
25 26	(2) (i) An environmental outcome that is funded entirely with public funds is not eligible to be purchased with funds from the Account.
27 28 29 30	(ii) If an environmental outcome is partially funded with public funds and is verified under subsection (l) of this section, funds from the Account may be used to purchase the remaining portion of the environmental outcome that is not funded with public funds.
31 32	(3) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE DEPARTMENT MAY NOT PROVIDE FUNDING UNDER THIS SECTION TO THE OWNER OF A DRIVATELY OWNER WASTEWATER FACILITY AS DEFINED IN §
33 34	TO THE OWNER OF A PRIVATELY OWNED WASTEWATER FACILITY, AS DEFINED IN § 9–1605.2(1) OF THIS SUBTITLE, IF THE DEPARTMENT OR THE U.S. ENVIRONMENTAL

- 1 PROTECTION AGENCY HAS DETERMINED IN THE 2 YEARS IMMEDIATELY PRECEDING
- 2 THE DATE ON WHICH THE OWNER OF THE FACILITY SUBMITTED A FUNDING
- 3 PROPOSAL UNDER THIS SECTION THAT THE FACILITY DID NOT COMPLY WITH A
- 4 DISCHARGE PERMIT ISSUED BY THE DEPARTMENT UNDER THIS TITLE.
- 5 (II) THE DEPARTMENT MAY PROVIDE FUNDING UNDER THIS
- 6 SECTION TO THE OWNER OF A PRIVATELY OWNED WASTEWATER FACILITY THAT
- 7 WOULD NOT BE ELIGIBLE FOR FUNDING UNDER SUBPARAGRAPH (I) OF THIS
- 8 PARAGRAPH IF THE DEPARTMENT DETERMINES, BASED ON PROOF SUBMITTED BY
- 9 THE OWNER OF THE FACILITY WHEN SUBMITTING A FUNDING PROPOSAL UNDER
- 10 THIS SECTION, THAT:
- 11 THE OWNER OF THE FACILITY LACKS THE FINANCIAL
- 12 CAPACITY TO PURCHASE OR UPGRADE A WASTEWATER TREATMENT SYSTEM THAT
- 13 WOULD BRING THE FACILITY INTO COMPLIANCE WITH THE DISCHARGE PERMIT
- 14 ISSUED BY THE DEPARTMENT:
- 15 2. THE FACILITY IS INDEPENDENTLY OWNED AND
- 16 OPERATED; AND
- 17 3. The owner of the facility is not a subsidiary
- 18 OF ANOTHER BUSINESS.
- 19 THE DEPARTMENT SHALL INCLUDE WITH ITS ANNUAL
- 20 OPERATING BUDGET PROPOSAL SUBMITTED TO THE DEPARTMENT OF BUDGET AND
- 21 MANAGEMENT A LIST OF EACH FACILITY TO WHICH THE DEPARTMENT PROVIDED
- 22 FUNDING UNDER SUBPARAGRAPH (II) OF THIS PARAGRAPH IN THE IMMEDIATELY
- 23 PRECEDING 12 MONTHS AND THE REASONS FOR PROVIDING THE FUNDING.
- 24 2 IF THE DEPARTMENT PROVIDES THE LIST UNDER
- 25 SUBSUBPARAGRAPH 1 OF THIS SUBPARAGRAPH TO THE DEPARTMENT OF BUDGET
- 26 AND MANAGEMENT, THE DEPARTMENT SHALL IMMEDIATELY PROVIDE THE LIST TO
- 27 THE GENERAL ASSEMBLY IN ACCORDANCE WITH \$ 2-1257 OF THE STATE
- 28 GOVERNMENT ARTICLE.
- 29 <u>SECTION 2. AND BE IT FURTHER ENACTED, That this Act may not be construed</u>
- 30 <u>to apply to any privately owned industrial wastewater facility that is connecting to a publicly</u>
- 31 owned wastewater facility and has been awarded grant funding for this purpose from the
- 32 Bay Restoration Fund in the Fiscal Year 2023 Capital Budget or any preceding Capital
- 33 Budget.
- 34 SECTION 3. 2. 3. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 35 July 1, 2022. Section 2 of this Act shall remain effective until the taking effect of the
- 36 termination provision specified in Section 3 of Chapters 694 and 695 of the Acts of the

	Governor.
<del>Phis Act may</del>	not be interpreted
¥ 3	on takes effect This Act may

President of the Senate.