## **HOUSE BILL 990**

M3(4lr2726)

## ENROLLED BILL

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

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Introduced by <b>Delegate Stein</b>	
Read and Exam	ined by Proofreaders:
	Proofreader.
	Proofreader.
Sealed with the Great Seal and presen	nted to the Governor, for his approval this
day of at _	o'clock,M.
<u> </u>	Speaker.
CHAP	TER
AN ACT concerning	
Environment – Greenhouse Gas E	Emissions Reductions – Manufacturers
greenhouse gas emissions reduction cement; altering the application of configuration of greenhouse gas emissions from the state engaged in manufacturing in a apply to a State agency's implementation of greenhouse gas emissions; requiring certain considerations and consultations.	on of "manufacturing" for purposes of certain on requirements to exclude the production of ertain provisions of law regarding the reduction to emanufacturing sector to apply only to persons certain year; altering certain prohibitions that entation of a final plan to reduce statewide the Department of the Environment to make the with certain stakeholders related to the nent; and generally relating to greenhouse gas arers.

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

[Brackets] indicate matter deleted from existing law.

BY repealing and reenacting, without amendments,

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

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	Article – Environment Section 2–1202(a) and 2–1205(a) Annotated Code of Maryland (2013 Replacement Volume and 2023 Supplement)					
5 6 7 8 9	BY repealing and reenacting, with amendments, Article – Environment Section 2–1202(h) and 2–1205(g) and (h) Annotated Code of Maryland (2013 Replacement Volume and 2023 Supplement)					
10 11 12 13	BY adding to  Article – Environment Section 2–1205(h) Annotated Code of Maryland (2013 Replacement Volume and 2023 Supplement)					
15 16	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:					
17	Article – Environment					
18	2–1202.					
19	(a) In this subtitle the following words have the meanings indicated.					
20 21 22 23	substantial step in the process of substantially transforming, tangible personal property into a new and different article of tangible personal property by the use of labor or					
24 25	(2) "Manufacturing", when performed by companies primarily engaged in the activities described in paragraph (1) of this subsection, includes:					
26	(i) The operation of saw mills, grain mills, or feed mills;					
27 28 29	(ii) The operation of machinery and equipment used to extract and process minerals, metals, or earthen materials or by-products that result from the extracting or processing; and					
30	(iii) Research and development activities.					
31	(3) "Manufacturing" does not include:					
32	(i) Activities that are primarily a service;					
33	(ii) Activities that are intellectual, artistic, or clerical in nature;					

1 2	production services	(iii) ; <b>[</b> or <b>]</b>	Public utility services, including gas, electric, water, and steam
3		(iv)	THE PRODUCTION OF CEMENT; OR
4 5	manufacturing.	(v)	Any other activity that would not commonly be considered as
6	2–1205.		
7 8			hall develop plans, adopt regulations, and implement programs eenhouse gas emissions in accordance with this subtitle.
9 10	(6)		AGRAPHS (2) AND (3) OF THIS SUBSECTION APPLY ONLY TO $^{\circ}$ D IN MANUFACTURING IN 2023.
11 12	(2) law, regulations ad	` '	Unless required by federal law or regulations or existing State by State agencies to implement a final plan may not:
13 14 15	= =		1. Require ANY MANUFACTURER TO REDUCE greenhouse s from the State's manufacturing sector] BELOW THE EMISSIONS (UFACTURER IN 2023; ex
16 17 18	<del>-</del>	tor] A	2. Cause [a significant] AN increase in costs to [the State's MANUFACTURER THAT ARE SIGNIFICANTLY BEYOND THE URRED BY THAT MANUFACTURER IN 2023; OR
19 20 21 22			3. REQUIRE ANY MANUFACTURER THAT IS ENGAGED IN VEWABLE ENERGY COMPONENTS OR TECHNOLOGY AIMED AT MISSIONS REDUCTIONS TO REDUCE GREENHOUSE GAS
23 24 25	•		[Paragraph (1)] SUBPARAGRAPH (I) of this [subsection] e construed to exempt greenhouse gas emissions sources in the ctor from the obligation to comply with:
26 27 28	reporting requirem of this title on or be	ents f	1. Greenhouse gas emissions monitoring, recordkeeping, and or which the Department had existing authority under § 2–301(a) October 1, 2009; or
29 30 31	manufacturing sect Gas Initiative.	[(ii)] cor as a	2. Greenhouse gas emissions reductions required of the a result of the State's implementation of the Regional Greenhouse

- [(h)] (3) A regulation adopted by a State agency for the purpose of reducing greenhouse gas emissions in accordance with this section may not be construed to result in a significant increase in costs to the State's manufacturing sector unless the source would not incur the cost increase but for the new regulation.
- 5 (H) (1) AS PART OF THE CONSIDERATION OF ANY REGULATION OF THE 6 PRODUCTION OF CEMENT UNDER THIS SECTION, THE DEPARTMENT SHALL 7 CONSIDER:
- 8 <u>(I) The extent to which cement manufacturing is an</u> 9 Energy intensive and trade exposed industry;
- 10 (II) CREDIT FOR EARLY ACTION INVESTMENTS MADE BY
  11 CEMENT PRODUCERS TO REDUCE EMISSIONS OR FOR THE MANUFACTURING OF
  12 ALTERNATIVE MATERIALS THAT RESULT IN GREENHOUSE GAS EMISSIONS
  13 REDUCTIONS;
- 14 <u>(III) THE ADOPTION OF POLICIES THAT ENCOURAGE,</u> 15 <u>FACILITATE, AND OFFER FINANCIAL INCENTIVES FOR THE USE OF ALTERNATIVE</u> 16 <u>FUEL SOURCES;</u>
- 17 <u>(IV) THE AVAILABILITY AND COST OF MATURE GREENHOUSE</u> 18 <u>GAS ABATEMENT TECHNOLOGIES; AND</u>
- 19 (V) ADVANCING POLICIES THAT PROVIDE FINANCIAL
  20 INCENTIVES TO OFFSET THE COSTS OF INSTALLING AND TRANSITIONING TO
  21 GREENHOUSE GAS EMISSIONS ABATEMENT TECHNOLOGIES, INCLUDING THE
  22 MANUFACTURING OF MATERIALS AND TECHNOLOGY THAT RESULTS IN GREENHOUSE
  23 GAS EMISSIONS REDUCTIONS.
- 24 (2) IN CONSIDERING THE FEASIBILITY OF REGULATION AND THE
  25 ITEMS UNDER PARAGRAPH (1) OF THIS SUBSECTION, THE DEPARTMENT SHALL
  26 CONSULT WITH IMPACTED CEMENT PRODUCERS AND OTHER STAKEHOLDERS.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2024.