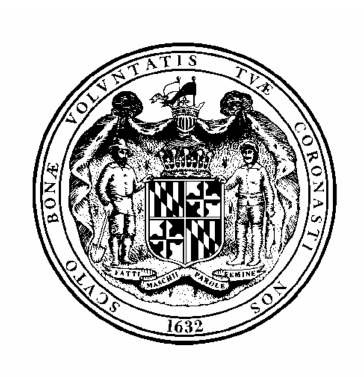
EXECUTIVE ORDERS STATE OF MARYLAND



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EXECUTIVE ORDER OF JANUARY 10, 2002

01.01.2002.01

State Employees Risk Management Administration

(Rescinds Executive Order 01.01.1989.15)

- WHEREAS, The State continues to seek to provide and maintain a work environment which supports the health, well-being and productivity of its employees as they carry out their responsibilities to the citizens of Maryland;
- WHEREAS, The reduction or elimination of occupational injuries sustained by State workers fosters important goals of State government, including the well being of our employees and the efficient administration of government;
- WHEREAS, It has been proven that implementing formal and effective risk management programs can help to eliminate or reduce occupational injuries and illness;
- WHEREAS, Risk management programs provide additional benefits of improved productivity, employee confidence, employee safety, lower insurance costs and improved worker morale;
- WHEREAS, Executive Order 01.01.1989.15 created the State Employees Risk Management Administration and Maryland State Employees Risk Management Advisory Council in 1989 to assist in planning, implementing and evaluating risk management programs; and
- WHEREAS, It is necessary to revise Executive Order 01.01.1989.15 in light of changes in the organization of State government and to streamline interagency coordination and evaluation of risk management programs.
- NOW, THEREFORE, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, BY VIRTUE OF THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND LAWS OF MARYLAND, HEREBY RESCIND EXECUTIVE ORDER 01.01.1989.15 AND PROCLAIM THE FOLLOWING EXECUTIVE ORDER EFFECTIVE IMMEDIATELY:
 - A. There is a State Employee Risk Management Administration (SERMA).
 - B. SERMA is a program administered by the Injured Workers' Insurance Fund (IWIF), an independent agency, which will coordinate its efforts with the Office of the Governor.
 - C. IWIF will be responsible for supporting agency efforts to maintain an active and effective Employee Risk Management program.
 - D. IWIF shall maintain all claims information and compile an adequate database to carry out the intent of this Executive Order.

- E. IWIF shall provide educational and training programs and statistical reports to support State departments and agencies in meeting their responsibilities under the provisions of this Executive Order.
- F. (1) There is a Maryland State Employee Risk Management Steering Committee that consists of:
 - (a) A representative from the Office of the Governor, appointed by the Governor;
 - (b) A representative from IWIF, appointed by the President of IWIF; and
 - (c) The Risk Management Coordinators of the following State units:
 - (i) Department of Budget and Management;
 - (ii) Department of the Environment;
 - (iii) Department of General Services;
 - (iv) Department of Health and Mental Hygiene;
 - (v) Department of Human Resources;
 - (vi) Department of Juvenile Justice;
 - (vii) Department of Labor, Licensing and Regulation;
 - (viii) Department of Natural Resources;
 - (ix) Department of Public Safety and Correctional Services;
 - (x) Department of Transportation;
 - (xi) Department of Maryland State Police;
 - (xii) Maryland Transit Administration;
 - (xiii) University System of Maryland; and
 - (xiv) Any other unit designated by the Governor.
 - (2) The Steering Committee will be chaired by the representative from IWIF and shall meet at least semi–annually.
 - (3) The Committee shall work in partnership with SERMA to:
 - (a) Share common risk management guidelines, concerns and ideas;
 - (b) Monitor and make recommendations concerning the effectiveness of the SERMA program; and

- (c) Recommend and plan new initiatives and prepare the agenda for the annual SERMA conference.
- G. Each department, independent agency or other designated unit of State government is required to maintain the designation or appointment of a Risk Management Coordinator to assist in carrying out the intent of this Executive Order.
- H. Each department, independent agency or other designated unit of State government shall periodically conduct a risk assessment survey (self-inspection), which shall include all facilities and work sites, as well as an identification and assessment of those jobs considered as having a high degree of risk or potential for occupational injury. The Maryland State Employee Risk Management Steering Committee shall recommend a schedule for the conduct of risk assessment surveys. The results of the surveys shall be sent to the Committee.
- I. This Executive Order on managing occupational injuries in Maryland State government shall be interpreted and implemented consistent with the efforts of established State health and safety programs. Agency and department heads shall utilize existing management functions and programs to expand and improve their efficiency in managing risks within their respective units.
- J. Each State department, independent agency or designated unit of State government shall maintain written guidelines including policies and necessary rules and regulations covering specific program elements that are considered essential to standardize accident prevention and loss control programs.

EXECUTIVE ORDER OF FEBRUARY 19, 2002

01.01.2002.02

Juvenile Justice Programs

- WHEREAS, Under new leadership and with the commitment of additional resources, the Department of Juvenile Justice is accelerating its progress in implementing its balanced and restorative justice mission;
- WHEREAS, The Department's efforts benefit from a wide range of perspectives, ongoing communication and coordination with agencies and programs which serve children, youth, youthful offenders and families;
- WHEREAS, Separate groups currently exist and others may be established in the future with varied responsibility for program oversight and for addressing specific issues and problems in the area of juvenile justice;
- WHEREAS, A necessary step in optimizing the results from all efforts directed

- toward juvenile justice is to ensure a high degree of coordination and integration;
- WHEREAS, The reasons for children entering the juvenile justice system are highly correlated with child welfare, mental health, substance abuse and learning disabilities; and
- WHEREAS, Article 83C, § 2–110 of the Annotated Code of Maryland delegates broad authority to the State Advisory Board for Juvenile Justice to advise the Governor and Lieutenant Governor through the Secretary of Juvenile Justice not only on departmental programs and services, but also on policies and programs to improve juvenile justice in the State through a multisystemic approach.
- NOW, THEREFORE, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, BY THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND LAWS OF MARYLAND, PROCLAIM THE FOLLOWING EXECUTIVE ORDER, EFFECTIVE IMMEDIATELY:
 - A. It is the policy of the Executive Department to support the central, consultative role of the State Advisory Board for Juvenile Justice, as provided under Article 83C, § 2–110 of the Annotated Code of Maryland. Accordingly, the Department of Juvenile Justice and the State Advisory Board shall be delegated authority and responsibility with respect to the following:
 - Federal Juvenile Justice and Delinquency Prevention Act. The (1)Department of Juvenile Justice shall serve as the State Agency designated to supervise the preparation and administration of a State Plan as required under Public Law 93–415, 42 U.S.C. § 5633(a) for purposes of participation in funding programs made available through the Juvenile Justice and Delinquency Prevention Act of 1974, as amended. The State Advisory Board shall function as the supervisory board. The advisory group required under § 5633(a)(3), also known as the Juvenile Justice Advisory Council, shall be established as a standing committee of the State Advisory Board, and shall consist of members appointed by the Governor or their designees consistent with the requirements of the Juvenile Justice and Delinquency Prevention Act. Staff support for the Juvenile Justice Advisory Council shall be provided by the Governor's Office of Crime Control and Prevention.
 - (2) Special Committees on Juvenile Justice Issues. To the extent possible, any special committees proposed to address issues or problems in the area of juvenile justice shall be established under the auspices of the State Advisory Board. Accordingly, the following are established as issues for the standing committees under the State Advisory Board, and may be supplemented by others that are deemed necessary by the Board:

- (a) Identifying the causes of and strategies for overcoming the overrepresentation of minorities in the juvenile justice system and other systems of care including child welfare.
- (b) Identifying effective strategies that support youth under supervision of, or transitioning out of, juvenile justice or child welfare settings.
- (c) Linking other critical systems of care including mental health, substance abuse, and education to juvenile justice and child welfare practice and policy.
- (3) Special Studies and Reports. At the direction of the Chairperson, the State Advisory Board and its committees may gather information and make recommendations to the Secretary of Juvenile Justice regarding any aspect of the juvenile justice system in the State, as well as policies and programs to improve its status.
- (4) Reports. On an annual basis, the State Advisory Board is requested to report to the Governor and Lieutenant Governor on the progress of any and all committees established pursuant to this Section, comment on their effectiveness and make recommendations as appropriate concerning their continued operation.
- B. The State Advisory Board may undertake such other duties and assignments, as may be delegated from time to time by the Governor or Lieutenant Governor, which are consistent with provisions of Article 83C, § 2–110.

EXECUTIVE ORDER OF APRIL 1, 2002

01.01.2002.03

Proclaiming an Extended Session of the Maryland General Assembly

- WHEREAS, I, Parris N. Glendening, Governor of the State of Maryland, being advised that the Budget Bill has not been finally acted upon by the General Assembly seven days before the expiration of the 2002 regular Session of the General Assembly;
- WHEREAS, Article III, Section 52(10) of the Maryland Constitution provides that under these circumstances the Governor shall issue a proclamation extending the Session for a period as may, in the Governor's judgment, be necessary to allow for the passage of the Budget Bill; and
- WHEREAS, Other matters may not be considered during such extended Session except a provision for the cost thereof.
- NOW, THEREFORE, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, BY VIRTUE OF THE AUTHORITY VESTED IN ME BY THE

CONSTITUTION AND THE LAWS OF MARYLAND, DO HEREBY PROCLAIM THAT THE 2002 REGULAR SESSION OF THE MARYLAND GENERAL ASSEMBLY IS HEREBY EXTENDED, COMMENCING AT MIDNIGHT ON MONDAY, APRIL 8, 2002, IN THE STATE CAPITAL IN THE CITY OF ANNAPOLIS FOR THE PURPOSE OF PASSING THE STATE BUDGET BILL. THIS EXTENSION MAY NOT EXCEED TEN DAYS, OR SUCH OTHER PERIOD AS SPECIFIED BY AMENDMENT TO THIS EXECUTIVE ORDER.

EXECUTIVE ORDER OF APRIL 5, 2002

01.01.2002.04

Drought Declaration

- WHEREAS, I, Parris N. Glendening, Governor of the State of Maryland, have been advised by the Maryland Department of the Environment and the Maryland Statewide Water Conservation Advisory Committee that various hydrologic indicators measuring drought conditions in the State show that an emergency exists in Central Maryland and an increasing threat of an emergency exists in the rest of the State;
- WHEREAS, Maryland has experienced one of the driest winters on record, which could lead to severe drought conditions in Maryland if the State does not continue to receive a significant amount of precipitation this spring;
- WHEREAS, Rainfall and winter snow accumulation since September 1, 2001 have been far below normal levels, placing the State in a precipitation warning condition;
- WHEREAS, Stream flows and groundwater levels have reached record lows in many parts of the State. In Central Maryland low stream flows and groundwater levels constitute an emergency condition;
- WHEREAS, Half of the ground water wells that are used for drought evaluation are in the emergency range and several are at record lows;
- WHEREAS, Reservoir levels, currently in the normal range, are in danger of being depleted if conditions do not improve within the next few months;
- WHEREAS, Pennsylvania declared a drought emergency in 24 counties including 16 in the Lower Susquehanna River Basin which serves as a source of water for communities in Maryland;
- WHEREAS, The Metropolitan Washington Council of Governments declared a drought watch for the Washington Metropolitan Region including parts of Prince George's and Montgomery Counties;
- WHEREAS, Delaware issued a statewide drought warning; and
- WHEREAS, Drought conditions threaten the State's natural resources and the public health, safety and welfare necessitating water conservation measures.

- NOW, THEREFORE, Pursuant to the authority vested in me by the Constitution and Laws of the State of Maryland, including but not limited to Article 16A and Article 41 of the Annotated Code of Maryland, I, PARRIS N. GLENDENING, GOVERNOR OF MARYLAND, HEREBY PROCLAIM THAT A STATE OF EMERGENCY EXISTS IN BALTIMORE COUNTY, CARROLL COUNTY, CECIL COUNTY, FREDERICK COUNTY, HARFORD COUNTY, HOWARD COUNTY AND MONTGOMERY COUNTY, EXCLUDING THOSE AREAS SERVED BY THE BALTIMORE CITY SERVICE AREA WATER SYSTEM, THE WASHINGTON SUBURBAN SANITARY COMMISSION WATER SYSTEM OR THE CITY OF ROCKVILLE WATER SYSTEM.
 - A. I HEREBY impose Level One Mandatory Water Use Restrictions in Baltimore County, Carroll County, Cecil County, Frederick County, Harford County, Howard County and Montgomery County, excluding those areas served by the Baltimore City Service Area water system, the Washington Suburban Sanitary Commission water system or the City of Rockville water system. The Level One Mandatory Water Use Restrictions are attached hereto and incorporated herein.
 - B. I HEREBY authorize the Secretary of the Maryland Department of the Environment to reconvene the Statewide Water Conservation Advisory Committee as conditions warrant in order that the Committee may recommend any further actions to conserve water and to protect public health and safety or, if conditions improve, to evaluate whether the mandatory restrictions should be lifted.
 - C. I HEREBY direct the Secretary of the Maryland Department of the Environment to adopt procedures immediately for exemptions or variances from the water use limitations enacted in this Executive Order for cases of extraordinary hardship, which is permanent property damage or personal or economic loss that is substantially more severe than damage or loss suffered by other water users subject to the same restrictions. The procedures may be those provided in the Drought Monitoring and Response Plan prepared by the Maryland Statewide Water Conservation Advisory Committee or other procedures adopted by the Secretary. For the duration of the drought emergency, procedures adopted under this section may be effective immediately notwithstanding any other law or regulation.
 - D. I HEREBY request that all citizens, businesses, industries and community organizations of the State voluntarily reduce their water usage to the maximum extent possible.
 - E. I HEREBY authorize State and local law enforcement personnel to enforce the water use restrictions outlined in this Executive Order pursuant to Article 16A, § 36 and Article 41, § 2–101(g) of the Annotated Code of Maryland.
 - (1) The authority of water suppliers to enforce water use restrictions is not preempted by this Executive Order.

(2) Any jurisdiction subject to the water use restrictions outlined in this Executive Order may opt to forgo enforcement of the restrictions if that jurisdiction draws its water from sources not in an emergency situation.

EXECUTIVE ORDER OF APRIL 5, 2002

01.01.2002.05

Water Resource Management Advisory Committee

- WHEREAS, The use of the State's water resources to meet the needs of Maryland's citizens, agricultural enterprises, businesses, industries, and all other beneficial purposes is expected to continue to increase as the State's population and economy grows;
- WHEREAS, Increased water demands place new and additional stresses on the State's aquifers, place additional stress on streams, other natural water resources and on public water supply systems;
- WHEREAS, The Department of the Environment is responsible for planning and supervising the multiple purpose development and conservation of Maryland's water resources for the public interest and benefit;
- WHEREAS, State and local government, planners, regulators and water users need the best available data on water quality, availability and methods for protection of water resources, in order to ensure continued availability of water for the beneficial use of its citizens;
- WHEREAS, The State is undertaking source water assessments of the susceptibility to contamination of all public water systems in accordance with the 1996 amendments of the Safe Drinking Water Act;
- WHEREAS, Local county governments have been delegated certain responsibilities regarding the use and protection of water resources for residential and commercial purposes;
- WHEREAS, Several counties have established county watershed management, ground water and water supply protection strategies to evaluate the quality and risks of contamination to water resources and protect ground and surface water resources;
- WHEREAS, The State and federal governments maintain a statewide network of water level monitoring wells and stream gauges;
- WHEREAS, The State maintains a statewide stream sampling and ground water quality network;
- WHEREAS, The information gained from these monitoring networks, county strategies and source water assessments of public water systems needs to be incorporated into local land use planning, State or local regulation of potential

- sources of contamination and State management and protection of its water resources; and
- WHEREAS, The future health and well-being of the State's citizens, the strength of the State's economy and the health of the State's environment depend on the continued availability of high-quality water resources.
- NOW, THEREFORE, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, BY VIRTUE OF THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND THE LAWS OF MARYLAND, HEREBY PROCLAIM THE FOLLOWING EXECUTIVE ORDER, EFFECTIVE IMMEDIATELY:
 - A. Established. An Advisory Committee on the Management and Protection of the State's Water Resources is established to advise and assist the State in implementing programs and policies relating to the management, development, conservation and protection of the State's water resources.
 - B. Membership and Procedures.
 - (1) Membership. The Advisory Committee shall consist of up to 21 members, including:
 - (a) A member of the House of Delegates, appointed by the Speaker of the House;
 - (b) A member of the Senate of Maryland, appointed by the President of the Senate;
 - (c) The Secretary of the Department of the Environment or a designee;
 - (d) The Secretary of the Department of Health and Mental Hygiene or a designee;
 - (e) The Secretary of the Department of Agriculture or a designee;
 - (f) The Secretary of the Department of Natural Resources or a designee;
 - (g) The Special Secretary of the Office of Smart Growth or a designee; and
 - (h) Up to 14 members appointed by the Governor to include representatives of county and municipal government, environmental interest organizations, the agricultural and business community, research institutions and other individuals from the general public with relevant interest or expertise.
 - (2) The Governor shall designate the chairperson of the Advisory Committee.

- (3) A member may not receive compensation for serving on the Advisory Committee, but is entitled to reimbursement for expenses under the Standard State Travel Regulations as provided in the State budget.
- C. Duties. The Committee shall perform the following duties:
 - (1) Review the latest information from State, local and federal agencies concerning assessments of the quality and quantity management and protection of the State's ground and surface water resources;
 - (2) Review the results of ongoing scientific research regarding climate change and its regional impacts on aquifer depletion and recharging models;
 - (3) Review local, State and federal laws and regulations and policies related to the management, development, conservation and protection of ground and surface water resources;
 - (4) Assess the adequacy of existing governmental resources, regulatory enforcement and monitoring programs that are available for the management, development, conservation and protection of the State's ground and surface water resources;
 - (5) Develop models to assess trends regarding the State's major aquifers; and
 - (6) Recommend additional actions, studies, policies, regulations or laws necessary to assure that the management and protection of the State's surface and ground water resources is conducted in a manner consistent with their long-term sustainable use and protection. The Advisory Committee shall provide a cost estimate and funding alternatives for implementation of each recommendation.
- D. Staffing. Staff support to the Advisory Committee shall be provided by the Maryland Department of the Environment.
- E. Report. The Advisory Committee shall report its findings and recommendations to the Governor by May 31, 2003.

EXECUTIVE ORDER OF APRIL 29, 2002

01.01.2002.06

Declaration of Emergency in Charles and Calvert Counties in the State of Maryland

WHEREAS, I, Parris N. Glendening, Governor of the State of Maryland, having been advised and informed by the Maryland Emergency Management Agency that tornado activity caused casualties and extensive property damage in Charles and Calvert Counties;

- WHEREAS, This disruption requires the mobilization of the National Guard for assistance; and
- WHEREAS, The affected local jurisdictions need State assistance to protect the lives and health of their citizens.
- NOW, THEREFORE, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, BY VIRTUE OF THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND THE LAWS OF MARYLAND, INCLUDING BUT NOT LIMITED TO ARTICLE 16A AND ARTICLE 41, HEREBY PROCLAIM THAT A STATE OF EMERGENCY EXISTS IN CHARLES AND CALVERT COUNTIES IN THE STATE OF MARYLAND.

EXECUTIVE ORDER OF APRIL 29, 2002

01.01.2002.07

Declaration of Emergency in Dorchester County in the State of Maryland

- WHEREAS, I, Parris N. Glendening, Governor of the State of Maryland, after being advised and informed by the Maryland Emergency Management Agency (MEMA) that tornado activity caused casualties and extensive property damage in Charles and Calvert Counties, declared a State of Emergency in those counties;
- WHEREAS, Further damage assessment by MEMA indicates that a tornado touched down in Dorchester County, causing extensive property damage;
- WHEREAS, MEMA has advised that this situation continues to affect the community:
- WHEREAS, This disruption may require the mobilization of the National Guard for assistance; and
- WHEREAS, The affected local jurisdictions need State assistance to protect the lives and health of their citizens.
- NOW, THEREFORE, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, BY VIRTUE OF THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND THE LAWS OF MARYLAND, INCLUDING BUT NOT LIMITED TO ARTICLE 16A AND ARTICLE 41, HEREBY PROCLAIM THAT A STATE OF EMERGENCY EXISTS IN DORCHESTER COUNTY IN THE STATE OF MARYLAND.

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EXECUTIVE ORDER OF MAY 1, 2002

01.01.2002.08

Relief of Hours-of-Service Limitations for Utility Company Motor Carriers

- WHEREAS, A State of Emergency has been declared by Executive Orders 01.01.2002.06 and 01.01.2002.07 in Calvert, Charles and Dorchester Counties in the State of Maryland;
- WHEREAS, The Maryland Emergency Management Agency, in cooperation with the Maryland Department of Transportation, advises that the effects of the recent tornado continue to disrupt utility service to large numbers of residential and commercial customers and installations;
- WHEREAS, Debris removal efforts will require public works agencies and trucking firms to work extended hours to clear roadways and other affected areas;
- WHEREAS, Provisions of State and federal law impose hours—of—service limitations on utility company drivers, transportation and public works drivers which impair the ability to clear roadways and make the necessary repairs in a timely manner to safeguard the public health and safety; and
- WHEREAS, Under the provisions of § 25–111 of the Transportation Article of the Annotated Code of Maryland, a utility or transportation emergency declared by the Secretary of Transportation or the Secretary's designee, may not extend for more than three days, unless renewed by the Governor pursuant to Article 16A, § 6A(c)(1) of the Annotated Code of Maryland.
- NOW, THEREFORE, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, BY VIRTUE OF THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND THE LAWS OF MARYLAND, HEREBY PROCLAIM THE FOLLOWING EXECUTIVE ORDER, EFFECTIVE IMMEDIATELY:

Pursuant to Article 16A, Section 6A(c)(1) of the Annotated Code of Maryland, from 8:00 am on May 1, 2002 until 12:00 pm on May 20, 2002, the hours-of-service provisions of Section 25–111(i)(1)(iii) of the Transportation Article of the Annotated Code of Maryland, and any pertinent regulation adopted by the Motor Vehicle Administration pursuant to Section 25–111(f) of the Transportation Article as to utility company motor carriers providing emergency services, are hereby suspended.

EXECUTIVE ORDER OF MAY 9, 2002

01.01.2002.09

Stay of Sentence of Death – Wesley Eugene Baker

WHEREAS, Wesley Eugene Baker, Grantee, was convicted of first degree murder on October 26, 1992, for the death of Mrs. Jane Tyson and was sentenced to death on October 30, 1992 in the Circuit Court for Harford County;

- WHEREAS, A warrant of execution was issued by the Circuit Court for Harford County on March 19, 2002 for said sentence to be imposed within a five day period beginning on May 13, 2002; and
- WHEREAS, Grantee presented a petition for stay of execution on May 7, 2002.
- NOW, THEREFORE, Pursuant to the authority vested in me by the Constitution and Laws of the State of Maryland, including but not limited to, Section 3–902 of the Correctional Services Article of the Annotated Code of Maryland, I, PARRIS N. GLENDENING, GOVERNOR OF MARYLAND, HEREBY REVOKE SAID WARRANT OF EXECUTION AND STAY SAID SENTENCE OF DEATH UNTIL FURTHER EXECUTIVE ACTION IS TAKEN IN ACCORDANCE WITH LAW.

EXECUTIVE ORDER OF MAY 8, 2002

01.01.2002.10

Renewed Drought Declaration

- WHEREAS, I, Parris N. Glendening, Governor of the State of Maryland, issued a Drought Declaration on April 5, 2002 that a State of Emergency exists in Baltimore County, Carroll County, Cecil County, Frederick County, Harford County, Howard County and Montgomery County, excluding those areas served by the Baltimore City Service Area water system, the Washington Suburban Sanitary Commission water system or the City of Rockville water system and I imposed Level One Mandatory Water Use Restrictions in those areas; and
- WHEREAS, I have been advised by the Maryland Department of the Environment and the Maryland Statewide Water Conservation Advisory Committee that conditions warrant continuance of the State of Emergency and Level One Mandatory Water Use Restrictions.
- NOW, THEREFORE, Pursuant to the authority vested in me by the Constitution and laws of the State of Maryland, including but not limited to Article 16A and Article 41 of the Annotated Code of Maryland, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, HEREBY PROCLAIM THAT A STATE OF EMERGENCY CONTINUES TO EXIST IN BALTIMORE COUNTY. CARROLL COUNTY, CECIL COUNTY, FREDERICK COUNTY, HARFORD COUNTY, HOWARD COUNTY AND MONTGOMERY COUNTY, EXCLUDING THOSE AREAS SERVED BY THE BALTIMORE CITY SERVICE AREA WATER SYSTEM, THE WASHINGTON **SUBURBAN** SANITARY COMMISSION WATER SYSTEM OR THE CITY OF ROCKVILLE WATER SYSTEM AND I HEREBY DIRECT THAT THE MANDATORY WATER USE RESTRICTIONS IMPOSED BY EXECUTIVE ORDER 01.01.2002.04 REMAIN IN FORCE.

EXECUTIVE ORDER OF MAY 22, 2002

01.01.2002.11

Commutation of Sentence - William Patrick Callen

- WHEREAS, William Patrick Callen, DOC #282436, Grantee, is serving a term of confinement of 15 years for burglary dating from June 4, 1998, as well as the balance of a 20 years parole violation sentence commencing on April 4, 1983;
- WHEREAS, Grantee has a serious medical condition that is diagnosed as terminal, resulting in the Grantee being in a functionally impaired condition;
- WHEREAS, The Commissioner of the Maryland Department of Public Safety and Correctional Services and the Maryland Parole Commission have recommended that the Grantee be released from the custody of the Maryland Division of Correction because of his medical condition;
- WHEREAS, It appears that the Grantee will not constitute a danger to the community if released; and
- WHEREAS, The interests of the Grantee and the State of Maryland will best be served by the commutation of the sentence.
- NOW, THEREFORE, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, BY VIRTUE OF THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND LAWS OF MARYLAND, HEREBY ORDER THAT THE ORIGINAL SENTENCE OF WILLIAM PATRICK CALLEN TO THE CUSTODY OF THE DIVISION OF CORRECTION BE AND IS HEREBY COMMUTED AS FOLLOWS:

William Patrick Callen shall be released from the custody of the Division of Correction, subject to supervision as if on parole for the balance of his sentence to the Division of Correction, on such conditions as the Parole Commission shall designate as reasonable and appropriate, as well as the following special conditions:

- (1) The Parole Commission shall receive a report on any significant change in the Grantee's medical condition or in any event no later than 30 days from the date of this letter and every 60 days thereafter; and
- (2) Should the Grantee's medical condition improve to the extent that he no longer requires the provision of long term care, Grantee shall be returned to the custody of the Maryland Division of Correction to resume service of his sentence.

EXECUTIVE ORDER OF JUNE 7, 2002

01.01.2002.12

Renewed Drought Declaration – June 7, 2002

- WHEREAS, I, Parris N. Glendening, Governor of the State of Maryland, issued a Drought Declaration on April 5, 2002 that a State of Emergency exists in Baltimore County, Carroll County, Cecil County, Frederick County, Harford County, Howard County and Montgomery County, excluding those areas served by the Baltimore City Service Area water system, the Washington Suburban Sanitary Commission water system or the City of Rockville water system and I imposed Level One Mandatory Water Use Restrictions in those areas;
- WHEREAS, The Drought Declaration and State of Emergency was continued on May 8, 2002; and
- WHEREAS, I have been advised by the Maryland Department of the Environment and the Maryland Statewide Water Conservation Advisory Committee that conditions warrant continuance of the State of Emergency and Level One Mandatory Water Use Restrictions.
- NOW, THEREFORE, Pursuant to the authority vested in me by the Constitution and laws of the State of Maryland, including but not limited to Article 16A and Article 41 of the Annotated Code of Maryland, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, HEREBY PROCLAIM THAT A STATE OF EMERGENCY CONTINUES TO EXIST IN BALTIMORE COUNTY, CARROLL COUNTY, CECIL COUNTY, FREDERICK COUNTY, HARFORD COUNTY, HOWARD COUNTY AND MONTGOMERY COUNTY, EXCLUDING THOSE AREAS SERVED BY THE BALTIMORE CITY SERVICE AREA WASHINGTON WATER SYSTEM, SUBURBAN THE SANITARY COMMISSION WATER SYSTEM OR THE CITY OF ROCKVILLE WATER SYSTEM AND I HEREBY DIRECT THAT THE MANDATORY WATER USE RESTRICTIONS IMPOSED BY EXECUTIVE ORDER 01.01.2002.04 REMAIN IN FORCE.

EXECUTIVE ORDER OF JUNE 12, 2002

01.01.2002.13

Juvenile Justice Programs

(Amends 01.01.2002.02)

- WHEREAS, Executive Order 01.01.2002.02 was issued to ensure a high degree of coordination and integration in juvenile justice policy and programming; and
- WHEREAS, It is necessary to clarify the continued role of the Governor's Office of Crime Control and Prevention in administering the State's participation in

programs funded through the Federal Juvenile Justice and Delinquency Prevention Act.

- NOW, THEREFORE, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, BY THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND LAWS OF MARYLAND, PROCLAIM THE FOLLOWING EXECUTIVE ORDER, EFFECTIVE IMMEDIATELY:
 - A. It is the policy of the Executive Department to support the central, consultative role of the State Advisory Board for Juvenile Justice, as provided under Article 83C, § 2–110 of the Annotated Code of Maryland. Accordingly, the Department of Juvenile Justice and the State Advisory Board shall be delegated authority and responsibility with respect to the following:
 - (1) Federal Juvenile Justice and Delinquency Prevention Act. [The Department of Juvenile Justice shall serve as the State Agency designated to supervise the preparation and administration of a State Plan as required under Public Law 93–415, 42 U.S.C. § 5633(a) for purposes of participation in funding programs made available through the Juvenile Justice and Delinquency Prevention Act of 1974, as amended. The State Advisory Board shall function as the supervisory board. The advisory group required under § 5633(a)(3), also known as the Juvenile Justice Advisory Council, shall be established as a standing committee of the State Advisory Board, and shall consist of members appointed by the Governor or their designees consistent with the requirements of the Juvenile Justice and Delinquency Prevention Act. Staff support for the Juvenile Justice Advisory Council shall be provided by the Governor's Office of Crime Control and Prevention.] FOR PURPOSES OF STATE PARTICIPATION IN FUNDING PROGRAMS MADE AVAILABLE THROUGH THE JUVENILE JUSTICE AND DELINQUENCY PREVENTION ACT OF 1974, AS AMENDED, THE STATE ADVISORY BOARD FOR JUVENILE JUSTICE SHALL FUNCTION AS THE SUPERVISORY BOARD. THE ADVISORY GROUP REQUIRED UNDER PUBLIC LAW 93-415, 42 U.S.C. § 5633(A), ALSO KNOWN AS THE MARYLAND JUVENILE JUSTICE ADVISORY COUNCIL, SHALL BEESTABLISHED STANDING COMMITTEE OF THE STATE ADVISORY BOARD, AND SHALL CONSIST OF MEMBERS APPOINTED BY THE GOVERNOR OR THEIR DESIGNEES, CONSISTENT WITH THE REQUIREMENTS OF THE **FEDERAL** ACT. FOR ADMINISTRATIVE PURPOSES, THE GOVERNOR'S OFFICE OF CRIME CONTROL AND PREVENTION SHALL CONTINUE TO SERVE AS THE AGENCY RESPONSIBLE FOR PREPARATION, MANAGEMENT AND REPORTING FUNCTIONS RELATED TO THE STATE PLAN, AS REQUIRED BY THE FEDERAL ACT.

- (2) Special Committees on Juvenile Justice Issues. To the extent possible, any special committees proposed to address issues or problems in the area of juvenile justice shall be established under the auspices of the State Advisory Board. Accordingly, the following are established as issues for the standing committees under the State Advisory Board, and may be supplemented by others that are deemed necessary by the Board:
 - (a) Identifying the causes of and strategies for overcoming the overrepresentation of minorities in the juvenile justice system and other systems of care including child welfare.
 - (b) Identifying effective strategies that support youth under supervision of, or transitioning out of, juvenile justice or child welfare settings.
 - (c) Linking other critical systems of care including mental health, substance abuse, and education to juvenile justice and child welfare practice and policy.
- (3) Special Studies and Reports. At the direction of the Chairperson, the State Advisory Board and its committees may gather information and make recommendations to the Secretary of Juvenile Justice regarding any aspect of the juvenile justice system in the State, as well as policies and programs to improve its status.
- (4) Reports. On an annual basis, the State Advisory Board is requested to report to the Governor and Lieutenant Governor on the progress of any and all committees established pursuant to this Section, comment on their effectiveness and make recommendations as appropriate concerning their continued operation.
- B. The State Advisory Board may undertake such other duties and assignments, as may be delegated from time to time by the Governor or Lieutenant Governor, which are consistent with provisions of Article 83C, § 2–110.

EXECUTIVE ORDER OF JUNE 20, 2002

01.01.2002.14

Governor's Interagency Council on Homelessness

- WHEREAS, Homelessness is a multidimensional problem encompassing issues which include affordable housing, employment and job training, health care, education, mental illness and substance abuse, domestic violence, child care and criminal histories:
- WHEREAS, Services for families and individuals experiencing homelessness or at risk of homelessness are fragmented across a range of State agencies and

- private organizations, with sometimes insufficient coordination;
- WHEREAS, There is a need to improve the level and quality of services for persons who are homeless and those at risk of homelessness;
- WHEREAS, Resources to address homelessness are extremely limited;
- WHEREAS, The integration and coordination of services produces the most efficient use of resources and ultimately improves outcomes for families and individuals;
- WHEREAS, The Governor's Advisory Board on Homelessness and the Policy Academy Team on Mainstream Services for Homeless Families both recommend the creation of a multi-agency council;
- WHEREAS, Homelessness remains a critical issue for families and individuals across the State, despite the State's progress in reducing the number of individuals living in poverty;
- WHEREAS, The number of persons, especially families, seeking emergency shelter is rising;
- WHEREAS, The number of individuals and families at risk of homelessness is increasing;
- WHEREAS, Homeless children are at a greater risk of entering school not ready to learn, suffering from hunger and malnutrition and lacking basic health care; and
- WHEREAS, The State is committed to ensuring that all its residents have the opportunity and resources to live healthy and productive lives in stable home environments.
- NOW, THEREFORE, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, BY VIRTUE OF THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND THE LAWS OF MARYLAND, HEREBY PROCLAIM THE FOLLOWING EXECUTIVE ORDER, EFFECTIVE IMMEDIATELY:
 - A. Establishment. There is a Governor's Interagency Council on Homelessness.
 - B. Membership.
 - (1) The Council consists of the following individuals or their designees:
 - (a) The Governor;
 - (b) The Secretary of Health and Mental Hygiene;
 - (c) The Secretary of Housing and Community Development;
 - (d) The Secretary of Human Resources;
 - (e) The Secretary of Public Safety and Correctional Services;

- (f) The Secretary of Business and Economic Development;
- (g) The State Superintendent of Education;
- (h) The Secretary of the Department of Aging;
- (i) The Secretary of the Department of Labor, Licensing, and Regulation;
- (j) The Special Secretary for the Office of Children, Youth and Families;
- (k) The Secretary of the Department of Transportation; and
- (l) The heads of such other State departments or agencies as the Governor may designate.
- (2) The Governor shall appoint a Chair from among the Council members.
- C. Duties of the Council. The Council shall have the following duties:
 - (1) Coordinate State policy and working relationships among State agencies;
 - (2) Determine comprehensive and effective collaborative strategies and best practices for remediation and prevention of homelessness in Maryland, addressing in particular the differing needs of the State's geographic areas;
 - (3) Review and analyze the need for, and availability of, resources to address the needs of Marylanders statewide who are homeless;
 - (4) Recommend changes necessary to alleviate or prevent the situation of homelessness, to include making recommendations to the appropriate State agencies and organizations regarding effective distribution of resources and access to available services and programs;
 - (5) Disseminate information and educate the public about the causes and responses to homelessness; and
 - (6) Solicit input from the advocacy community, the business community, the faith community and consumers regarding policy and program development.
- D. Staffing. Staff of the participating State departments will provide staff assistance to the Council with the Department of Human Resources providing coordination and principal staff support.

- E. Report. The Council shall report annually to the Governor and, as provided in § 2–1246 of the State Government Article, to the General Assembly on progress in preventing and alleviating the incidence of homelessness in Maryland and on recommendations for executive and legislative action.
- F. Assistance and Support. The Council is entitled to the full cooperation of all State departments and agencies. In this regard, State departments and agencies shall furnish information and any additional assistance as may be necessary and available to further the purposes of this Executive Order.

EXECUTIVE ORDER OF JULY 11, 2002

01.01.2002.15

Renewed Drought Declaration – July 11, 2002

- WHEREAS, I, Parris N. Glendening, Governor of the State of Maryland, issued a Drought Declaration on April 5, 2002 that a State of Emergency exists in Baltimore County, Carroll County, Cecil County, Frederick County, Harford County, Howard County and Montgomery County, excluding those areas served by the Baltimore City Service Area water system, the Washington Suburban Sanitary Commission water system or the City of Rockville water system and I imposed Level One Mandatory Water Use Restrictions in those areas;
- WHEREAS, The Drought Declaration and State of Emergency was continued on May 8, 2002 and on June 7, 2002; and
- WHEREAS, I have been advised by the Maryland Department of the Environment and the Maryland Statewide Water Conservation Advisory Committee that conditions warrant continuance of the State of Emergency and Level One Mandatory Water Use Restrictions.
- NOW, THEREFORE, Pursuant to the authority vested in me by the Constitution and laws of the State of Maryland, including but not limited to Article 16A and Article 41 of the Annotated Code of Maryland, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, HEREBY PROCLAIM THAT A STATE OF EMERGENCY CONTINUES TO EXIST IN BALTIMORE COUNTY. CARROLL COUNTY, CECIL COUNTY, FREDERICK COUNTY, HARFORD COUNTY, HOWARD COUNTY AND MONTGOMERY COUNTY, EXCLUDING THOSE AREAS SERVED BY THE BALTIMORE CITY SERVICE AREA WATER SYSTEM, THE WASHINGTON **SUBURBAN SANITARY** COMMISSION WATER SYSTEM OR THE CITY OF ROCKVILLE WATER SYSTEM AND I HEREBY DIRECT THAT THE MANDATORY WATER USE RESTRICTIONS IMPOSED BY EXECUTIVE ORDER 01.01.2002.04 REMAIN IN FORCE.

EXECUTIVE ORDER OF AUGUST 5, 2002

01.01.2002.16

Relief of Hours-of-Service Limitations for Utility Company Motor Carriers

- WHEREAS, Maryland has been experiencing severe summer storms and extended periods of excessive heat;
- WHEREAS, The Maryland Emergency Management Agency, in cooperation with the Maryland Department of Transportation, advises that the effects of the storms and excessive heat have caused mechanical breakdowns in electrical equipment that have the potential to endanger the lives and property of citizens thus requiring immediate response from utility workers;
- WHEREAS, Provisions of State and Federal law impose hours—of—service limitations on utility company drivers, transportation and public works drivers, which impair the ability to make the necessary repairs in a timely manner consistent with the public health and safety; and
- WHEREAS, Under the provisions of Section 25–111, a utility or transportation emergency declared by the Secretary of Transportation or the Secretary's designee, may not extend for more than 3 days, unless renewed by the Governor pursuant to Article 16A, Section 6A(c)(1) of the Annotated Code of Maryland.
- NOW, THEREFORE, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, BY VIRTUE OF THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND THE LAWS OF MARYLAND, HEREBY PROCLAIM THE FOLLOWING EXECUTIVE ORDER, EFFECTIVE IMMEDIATELY:

Effective 11:00 pm on August 5, 2002, I hereby direct and authorize the Secretary of Transportation to waive the hours—of—service provisions of Section 25–111(i)(1)(iii) of the Transportation Article of the Annotated Code of Maryland, and any pertinent regulation adopted pursuant to Section 25–111(f) of the Transportation Article as to utility company motor carriers providing emergency services, for 24–hour increments as the Secretary determines is necessary.

EXECUTIVE ORDER OF AUGUST 12, 2002

01.01.2002.17

Renewed Drought Declaration – August 12, 2002

WHEREAS, I, Parris N. Glendening, Governor of the State of Maryland, issued a Drought Declaration on April 5, 2002 that a State of Emergency exists in Baltimore County, Carroll County, Cecil County, Frederick County, Harford County, Howard County and Montgomery County, excluding those areas served by the Baltimore City Service Area water system, the Washington Suburban Sanitary Commission water system or the City of Rockville water system and I imposed Level One Mandatory Water Use Restrictions in those areas;

- WHEREAS, The Drought Declaration and State of Emergency was continued on May 8, 2002, June 7, 2002 and July 11, 2002; and
- WHEREAS, I have been advised by the Maryland Department of the Environment and the Maryland Statewide Water Conservation Advisory Committee that conditions warrant continuance of the State of Emergency and Level One Mandatory Water Use Restrictions.
- NOW, THEREFORE, Pursuant to the authority vested in me by the Constitution and laws of the State of Maryland, including but not limited to Article 16A and Article 41 of the Annotated Code of Maryland, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, HEREBY PROCLAIM THAT A STATE OF EMERGENCY CONTINUES TO EXIST IN BALTIMORE COUNTY, CARROLL COUNTY, CECIL COUNTY, FREDERICK COUNTY, HARFORD COUNTY, HOWARD COUNTY AND MONTGOMERY COUNTY, EXCLUDING THOSE AREAS SERVED BY THE BALTIMORE CITY SERVICE AREA WATER SYSTEM, THE WASHINGTON **SUBURBAN SANITARY** COMMISSION WATER SYSTEM OR THE CITY OF ROCKVILLE WATER SYSTEM AND I HEREBY DIRECT THAT THE MANDATORY WATER USE RESTRICTIONS IMPOSED BY EXECUTIVE ORDER 01.01.2002.04 REMAIN IN FORCE.

EXECUTIVE ORDER OF AUGUST 27, 2002

01.01.2002.18

Drought Declaration and Water Use Restrictions

- WHEREAS, I, Parris N. Glendening, Governor of the State of Maryland, issued a Drought Declaration on April 5, 2002 that a State of Emergency exists in Baltimore County, Carroll County, Cecil County, Frederick County, Harford County, Howard County and Montgomery County, excluding those areas served by the Baltimore City Service Area water system, the Washington Suburban Sanitary Commission water system or the City of Rockville water system and imposed Level One Mandatory Water Use Restrictions in those areas;
- WHEREAS, The Drought Declaration and State of Emergency and the Level One Restrictions were continued on May 8, 2002, June 7, 2002, July 11, 2002 and August 12, 2002;
- WHEREAS, The Maryland Department of the Environment and the Maryland Statewide Water Conservation Advisory Committee have advised me that the overall hydrologic status in Maryland has worsened and that these conditions warrant continuance of the State of Emergency and Drought Declaration and an upgrade to Level Two Water Use Restrictions in Central Maryland, including Baltimore City and on the Eastern Shore;
- WHEREAS, Hydrologic indicators show stream flow and groundwater levels in Central Maryland are in an emergency stage and that stream flow, groundwater

- levels and rainfall levels are in an emergency stage on the Eastern Shore;
- WHEREAS, The total water usage in the Central Region has not changed appreciably when compared to water usage at this time last year;
- WHEREAS, The Maryland Department of Agriculture has advised me that the below normal rainfall and historic high temperatures have affected livestock producers by causing dry wells and have affected farmers by causing corn crop losses in the range from 20 to 80%, soybean crop losses in the range from 20 to 60%, vegetable crop losses in the range from 10 to 70% and hay production losses from 15 to 60%;
- WHEREAS, Delaware issued a drought emergency for New Castle County on August 2, 2002;
- WHEREAS, Fourteen counties in the Lower Susquehanna Basin in Pennsylvania, which serves as a water source for communities in Maryland, remain in a drought emergency;
- WHEREAS, The worsening drought conditions have already caused drinking water shortages and shortages of water to meet agricultural needs and continue to threaten the State's natural resources and the public's health, safety and welfare necessitating increased water conservation measures; and
- WHEREAS, The Secretary of the Department of Natural Resources has advised me that there has been a significant increase in the number of wildfires in Maryland than has occurred in years past and that these fires are larger in size than has typically occurred.
- NOW, THEREFORE, Pursuant to the authority vested in me by the Constitution and laws of the State of Maryland, including but not limited to Article 16A and Article 41 of the Annotated Code of Maryland, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, HEREBY ORDER THE FOLLOWING:
 - A. I proclaim that a State of Emergency continues to exist in Baltimore County, Carroll County, Cecil County, Frederick County, Harford County, Howard County and Montgomery County, excluding those areas served by the Washington Suburban Sanitary Commission Water System or the City of Rockville Water System;
 - B. I proclaim that a State of Emergency Exists in Baltimore City, Caroline County, Dorchester County, Kent County, Queen Anne's County, Somerset County, Talbot County, Wicomico County and Worcester County;
 - C. I hereby impose Level Two Mandatory Water Use Restrictions in all above named areas now in a State of Emergency by virtue of this Executive Order; the restrictions are Attachment A hereto and incorporated herein;

- D. I hereby direct the Secretary of the Maryland Department of the Environment to implement the attached procedures for initial consideration of exemptions or variances from the mandatory water use restrictions; the standards and procedures for exemptions and variances are Attachment B hereto and incorporated herein;
- E. I hereby establish a Water Use Exemption/Variance Appeal Panel to hear appeals from individuals and entities denied an exemption or variance from the Maryland Department of the Environment; the panel is comprised of the Secretary of the Maryland Department of the Environment, or the Secretary's designee; the Secretary of the Maryland Department of Agriculture or the Secretary's designee; and the Executive Director of the Governor's Office of Business Advocacy or the Director's designee; the appeal process is outlined in Attachment C hereto and incorporated herein;
- F. I hereby direct that the Secretary of Natural Resources exercise the authority granted by Section 5–209 and 604 of the Natural Resources Article and impose a statewide ban on open air burning and take whatever additional actions may be necessary to minimize the risk of forest or wildfires;
- G. I hereby direct that the authority of water suppliers to enforce water use restrictions is not preempted by this Executive Order; local governments may adopt and enforce water use restrictions using any mechanism available by law, including local permit and code enforcement personnel; and
- H. I hereby direct that State and local law enforcement personnel shall enforce the water use restrictions imposed by this Executive Order pursuant to Articles 16A and 41 of the Annotated Code of Maryland.

ATTACHMENT A

Mandatory Water Use Restrictions Level Two effective August 28, 2002

Prohibited

Watering of lawns

Level One Exceptions

• To establish and maintain newly seeded and sodded grass areas.

- To maintain athletic fields or golf courses provided a water conservation plan** is in effect.
- Wastewater effluent or storm water treatment systems utilizing spray irrigation may apply water in designated areas according to permit conditions.
- By means of a hand-held container, hand-held hose equipped with an automatic shut-off nozzle, or drip irrigation system
- For agricultural irrigation for the production of food and fiber, the maintenance of livestock and poultry or the production of nursery stock.
- When used by commercial nurseries with a water conservation plan** in place.
- Water may be used by arboretums and public gardens of National, State, or regional significance at the minimum rate necessary to preserve specimens.

Level Two Exceptions

- To establish and maintain newly seeded and sodded grass areas, water may be applied on the day of installation and for 21 days following installation by any means designed and operated to assure effective water conservation. Irrigation must be personally supervised at all times to eliminate run–off or excessive watering.
- To maintain athletic fields when a 50% water reduction plan is in effect.
- Wastewater effluent or storm water treatment systems utilizing spray irrigation may apply water in designated areas according to permit conditions.
- By means of a hand-held container, hand-held hose equipped with an automatic shut-off nozzle, or drip irrigation system when applied between the hours of 8 p.m. and 8 a.m.
- For agricultural irrigation for the production of food and fiber, the maintenance of livestock and poultry or the production of nursery stock.
- When used by commercial nurseries at the minimum rate necessary to maintain stock.
- Water may be used by arboretums and public gardens of National, State, or regional significance at the minimum rate necessary to preserve specimens.

Use of sprinklers and other

prohibited for purposes of

automatic watering devices is

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Irrigation and watering of golf courses

• With a water conservation plan** in place.

- To water tees and greens between the hours of 8 p.m. and 8 a.m.
- To water localized areas with a handheld hose at the minimum rate necessary.
- · To water fairways when irrigation is reduced by at least 30%.
- As part of a necessary overseeding or resodding operation during the months of September and October at the minimum rate necessary.
- Sources of water other than potable water should be used when available.
- Irrigation of rough areas is not allowed.

Washing paved surfaces such as streets, roads, sidewalks, driveways, garages, parking areas, tennis courts, and patios

- For prewashing in preparation Same as Level One. of asphalt street or driveway recoating and sealing.
- At the minimum rate necessary for the maintenance of tennis courts composed of clay or similar materials by means of a hand-held hose equipped with an automatic shutoff nozzle.
- At the minimum rate necessary for sanitation or public health purposes, such as eating and drinking areas.
- At the minimum rate necessary to maintain effective dust control during the construction of highways and roads.

Use of water for the operation of ornamental fountains, artificial waterfalls, misting machines, and reflecting pools

- For systems that continuously Not allowed. recycle water.

Use of water for washing or cleaning of mobile equipment including automobiles, trucks, trailers and boats

- Commercial car washes with a water conservation plan** in place.
- Cleaning of construction, emergency or public transportation vehicles if necessary to preserve the proper functioning and safe operation of the vehicle.

Use of water to fill and top off swimming pools

Allowed

Homeowner power-washing of buildings, fences, decks or other structures Allowed

- Commercial car washes that recycle 45% of their wash water or reduce total water consumption by at least 10%.
- Cleaning of construction, emergency or public transportation vehicles if necessary to preserve the proper functioning and safe operation of the vehicle.
- · Cleaning of new and used vehicles which are part of a dealer's sales inventory only under the following provisions: a) a vehicle is being prepared for sale at the time the vehicle is received from the manufacturer or prior owner, b) a vehicle shall be washed no more than once every 7 days, and c) a vehicle may be washed following sale immediately prior to delivery to the purchaser. Vehicles may be washed only by a means of a bucket or hand-held hose equipped with an automatic shut-off nozzle.
- Public or residential swimming pools serving 25 or more dwelling units, if the pools have filtration equipment allowing for continued use and recycling of water over the swimming season.
- Swimming pools operated by health care facilities used in relation to patient care and rehabilitation.
- Filling of newly constructed pools or following pool repair.
- Not allowed.

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Serving of water in restaurants, clubs, or eating places, unless specifically requested by the customer Not allowed.

Not allowed.

All other residential, business and industrial water users

• Requested to voluntarily reduce water consumption by 10%.

• Implement plans to reduce water consumption by 10%

**Water Conservation Plan – For purposes of these restrictions, an acceptable water conservation plan is one that achieves a reduction of at least 10 percent in water usage when compared to normal usage during a comparable period. A comparable period is a similar month or quarter during which a user operated at a similar level of activity.

ATTACHMENT B

STANDARDS AND PROCEDURES FOR VARIANCES OR EXEMPTIONS FROM THE MANDATORY WATER USE RESTRICTIONS

If compliance with the Level Two Water Use Restrictions would result in an extraordinary hardship upon a water user, the water user may apply to the Maryland Department of the Environment for an exemption or variance.

Standards:

- 1. Extraordinary hardship means permanent damage to property or other personal or economic loss that is substantially more severe than the sacrifices borne by other water users subject to the Level Two Water Use Restrictions.
- 2. An applicant for an exemption or variance must show extraordinary hardship by clear and convincing evidence.

Procedures:

- 1. The Secretary of the Maryland Department of the Environment shall designate Drought Coordinators to determine whether any water user has sufficiently demonstrated an extraordinary hardship thus entitling that water user to an exemption or variance. The Drought Coordinators shall serve at the will of the Secretary and may be removed from that designation at any time.
- 2. A water user seeking an exemption or variance shall submit a written application to: Drought Coordinator, c/o Maryland Department of the Environment, 1800 Washington Blvd., Baltimore MD 21230. The application shall contain the following information: (a) the nature of the hardship and the reason for the requested exemption or variance; (b) the efforts taken by the water user to comply with the Level Two Water Use Restrictions; (c) the extent to which water use may be reduced by the applicant without extraordinary hardship; and (d) name, address and telephone number of the applicant.
- 3. The Drought Coordinator upon review of the application may request additional information from the applicant, either by telephone or in writing.
- 4. The Drought Coordinator shall issue a decision within ten working days of the receipt of the application. The Drought Coordinator will provide the applicant a written notice of the decision and the reasons for the decision.
- 5. An applicant denied an exemption or variance may appeal the decision to the Water Use Restriction Appeal Panel within 10 days of the Drought Coordinator's decision.

ATTACHMENT C

STANDARDS AND PROCEDURES FOR THE WATER USE RESTRICTION APPEAL PANEL

A water user may appeal the decision of a Drought Coordinator denying an exemption or variance from the Level Two Mandatory Water Use Restrictions.

Standards:

- 1. The Panel shall conduct a de novo review of the application but shall give due regard to the reasoning of the Drought Coordinator.
- 2. The applicant must demonstrate by clear and convincing evidence that the denial of the exemption or variance will result in extraordinary hardship, which means permanent damage to property or other personal or economic loss that is substantially more severe than the sacrifices borne by other water users subject to the Level Two Water Use Restrictions.

Procedures:

- 1. An applicant denied an exemption or variance may appeal the decision to the Panel within 10 working days of the Drought Coordinator's decision.
- 2. The applicant shall submit a written appeal to: Water Use Restriction Appeal Panel, c/o Maryland Department of the Environment, 1800 Washington Blvd., Baltimore MD 21230. The appeal shall contain the following information: (a) the nature of the hardship and the reason for the requested exemption or variance; (b) the efforts taken by the water user to comply with the Level Two Water Use Restrictions; (c) the extent to which water use may be reduced by the applicant without extraordinary hardship; (d) a copy of the Drought Coordinator's decision and (e) name, address and telephone number of the applicant.
- 3. The Panel will notify the applicant of the time and place for the hearing.
- 4. The Drought Coordinator may appear and testify at the hearing on his or her own accord or upon request of the Panel.
- 5. The Panel may consolidate like cases together for purposes of the hearing.
- 6. Whenever possible, the Panel shall issue its decision at the close of the hearing. If not, the Panel shall issue a written decision within 10 working days of the hearing.
- 7. The Panel has the discretion to grant a universal exemption or variance to any category of water users who are similarly situated and have shown extraordinary hardship.

EXECUTIVE ORDER OF SEPTEMBER 5, 2002

01.01.2002.19

Interstate Compact for Adult Offender Supervision

- WHEREAS, In 1937, Maryland enacted the Uniform Act for Out-of-State Parolee Supervision, under the authority granted to the states by the Congress of the United States to establish compacts for cooperative effort and mutual assistance in preventing crime;
- WHEREAS, For 65 years, the Uniform Act for Out-of-State Parolee Supervision regulated the interstate transfer of adult parolee and probationer supervision;
- WHEREAS, Over the course of that time, interstate transactions have become more complex and the Uniform Act for Out-of-State Parolee Supervision has become more difficult to administer;
- WHEREAS, Chapter 123 of the Acts of 2001 established the Interstate Compact for Adult Offender Supervision and repealed the Uniform Act for Out-of-State Parolee Supervision, under the general authority granted by the Congress of the United States in the Crime Control Act, 4 U.S.C. Section 112 (1965);
- WHEREAS, The Interstate Compact for Adult Offender Supervision provides for victim notification and input, for a dedicated, representative State and national body to administer the Compact, for binding and enforceable dispute resolution and for uniform standards regarding transfer eligibility and supervision;
- WHEREAS, Chapter 123 of the Acts of 2001 further provides "That this Act may not take effect until the later of July 1, 2002 or upon enactment of a similar Act by no less than 35 of the states; that no less than 35 states are requested to concur in this Act of the General Assembly of Maryland by the passage of a similar Act; that the Department of Legislative Services shall notify the appropriate officials of the passage of this Act; and that upon concurrence in this Act by no less than 35 states and approval by the United States Congress, the Governor of the State of Maryland shall issue a proclamation declaring this Act valid and effective and shall forward a copy of the proclamation to the Director of the Department of Legislative Services.";
- WHEREAS, On June 19, 2002, the Commonwealth of Pennsylvania enacted Act No. 56 of the Acts of 2002 and thereby became the 35th state to enact the Interstate Compact for Adult Offender Supervision; and
- WHEREAS, Following the concurrence of 35 states, the United States Congress has given the required approval.
- NOW, THEREFORE, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, PURSUANT TO THE AUTHORITY VESTED IN ME BY THE PROVISIONS OF CHAPTER 123 OF THE ACTS OF THE GENERAL ASSEMBLY OF MARYLAND OF 2001, HEREBY PROCLAIM THE PROVISIONS OF CHAPTER 123 OF THE ACTS OF THE GENERAL

ASSEMBLY OF MARYLAND OF 2001, AS CODIFIED IN SECTIONS 6–201 THROUGH 6–215 OF THE CORRECTIONAL SERVICES ARTICLE, TO BE VALID AND EFFECTIVE, AND HEREBY PROCLAIM THE FOLLOWING EXECUTIVE ORDER:

A. State Compact Administrator. The Director of the Division of Parole and Probation of the Maryland Department of Public Safety and Correctional Services shall be the Compact Administrator for Maryland.

B. State Council.

- (1) Establishment. There is a Maryland State Council for Interstate Adult Offender Supervision.
- (2) Membership. The State Council is comprised of the following members to be supplemented by others that are deemed necessary by the Board:
 - (a) The Compact Administrator;
 - (b) The Secretary of the Department of Public Safety and Correctional Services or a designee;
 - (c) A representative of the Senate of Maryland, appointed by the President of the Senate;
 - (d) A representative of the House of Delegates, appointed by the Speaker of the House;
 - (e) A representative of the Judiciary, appointed by the Chief Judge of the Maryland Court of Appeals; and
 - (f) Such other members appointed by the Governor to provide representation from the law enforcement community, prosecutors, the public and private bar, victims' organizations and other interested groups.
- (3) Duties. The Maryland State Council for Interstate Adult Offender Supervision shall have the duties prescribed to it under the Maryland Annotated Code, Correctional Services Article, Section 6–205, including:
 - (a) Appointing the State Compact Administrator as the Commissioner to the National Interstate Commission;
 - (b) Overseeing and advocating the participation of the State Council in the National Interstate Commission; and
 - (c) Developing policy concerning operations and procedures of the Interstate Compact for Adult Offender Supervision within the State.

(4) Reports. The State Council shall provide an annual report to the Governor each December 31 concerning its activities.

EXECUTIVE ORDER OF SEPTEMBER 27, 2002

01.01.2002.20

Renewed Drought Declaration and Water Use Restrictions

- WHEREAS, I, Parris N. Glendening, Governor of the State of Maryland, issued a Drought Declaration on April 5, 2002 that a State of Emergency exists in Baltimore County, Carroll County, Cecil County, Frederick County, Harford County, Howard County and Montgomery County, excluding those areas served by the Baltimore City Service Area water system, the Washington Suburban Sanitary Commission water system or the City of Rockville water system and imposed Level One Mandatory Water Use Restrictions in those areas;
- WHEREAS, The Drought Declaration and State of Emergency and the Level One Restrictions were continued on May 8, 2002, June 7, 2002, July 11, 2002 and August 12, 2002;
- WHEREAS, On August 27, 2002, by Executive Order 01.01.2002.18, the State of Emergency was continued as to Baltimore County, Carroll County, Cecil County, Frederick County, Harford County, Howard County and Montgomery County, excluding those areas served by the Washington Suburban Sanitary Commission Water System or the City of Rockville Water System, and extended to include Baltimore City, Caroline County, Dorchester County, Kent County, Queen Anne's County, Somerset County, Talbot County, Wicomico County and Worcester County;
- WHEREAS, Level Two Mandatory Water Use Restrictions were imposed in all areas named to be in a State of Emergency by Executive Order 01.01.2002.18;
- WHEREAS, The Maryland Department of the Environment and the Maryland Statewide Water Conservation Advisory Committee have advised me that the overall hydrologic status in Maryland warrant continuance of the State of Emergency and Drought Declaration and the Level Two Water Use Restrictions.
- NOW THEREFORE, Pursuant to the authority vested in me by the Constitution and laws of the State of Maryland, including but not limited to Article 16A and Article 41 of the Annotated Code of Maryland, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, HEREBY ORDER THE FOLLOWING:
 - A. I proclaim that a State of Emergency continues to exist in Baltimore County, Carroll County, Cecil County, Frederick County, Harford County, Howard County and Montgomery County, excluding those areas served by the Washington Suburban Sanitary Commission Water System or the City

- of Rockville Water System; Baltimore City, Caroline County, Dorchester County, Kent County, Queen Anne's County, Somerset County, Talbot County, Wicomico County and Worcester County;
- B. Level Two Mandatory Water Use Restrictions continue in force in all above named areas in a State of Emergency by virtue of Executive Order 01.01.2002.18;
- C. The procedures for initial consideration of exemptions or variances from the mandatory water use restrictions outlined in Executive Order 01.01.2002.18 shall continue;
- D. The Water Use Exemption/Variance Appeal Panel created in Executive Order 01.01.2002.18 to hear appeals from individuals and entities denied an exemption or variance from the Maryland Department of the Environment shall continue;
- E. The Secretary of Natural Resources may continue to exercise the authority granted by section 5–209 and 604 of the Natural Resources Article and impose a statewide ban on open air burning and take whatever additional actions may be necessary to minimize the risk of forest or wildfires;
- F. The authority of water suppliers to enforce water use restrictions is not preempted by this Executive Order to the extent the restrictions exceed those outlined in Level Two Mandatory Water Use Restrictions; local governments may adopt and enforce stricter water use restrictions using any mechanism available by law, including local permit and code enforcement personnel; and
- G. I hereby direct that State and local law enforcement personnel shall enforce the water use restrictions imposed by this Executive Order pursuant to Articles 16A and 41 of the Annotated Code of Maryland.

EXECUTIVE ORDER OF OCTOBER 16, 2002

01.01.2002.21

Proclamation Regarding Sniper Shootings

- WHEREAS, I, Parris N. Glendening, Governor of the State of Maryland, having been advised and informed by the County Executives of Montgomery, Prince George's, Anne Arundel and Howard Counties that an emergency situation exists as a result of a series of random sniper shootings in Montgomery and Prince George's Counties and in Virginia and the District of Columbia;
- WHEREAS, These sniper shootings have resulted in nine deaths, five of which occurred in Montgomery County and two serious woundings, one of which occurred in Prince George's County;
- WHEREAS, The perpetrator(s) of these sniper shootings remain at large;

- WHEREAS, The police departments of the State and in the Maryland Counties where sniper shootings have occurred are requiring all police officers to be on maximum duty status to investigate these sniper shootings, and police in the neighboring jurisdictions of Anne Arundel and Howard Counties have been on constant and continuing alert to aid in this investigation;
- WHEREAS, In these very tense times, there is both individual and community reaction to any discharge of firearms, and the potential relation of these discharges to the recent sniper shootings;
- WHEREAS, Thousands of reports and tips have been made to federal, State and county law enforcement agencies in order to aid police in the identification of the perpetrator(s) of these sniper shootings;
- WHEREAS, Maximum police resources must be available to respond to and investigate any and all reports that may lead to the immediate apprehension and arrest of the perpetrator(s) of these sniper shootings;
- WHEREAS, In order to limit reports relating to the discharge of firearms so as to conserve and maximize the efficiency of police resources and to protect the public health, safety and welfare during this emergency, it is necessary to limit the discharge of firearms for recreational and any other non law–enforcement related purposes in the named Maryland Counties; and
- WHEREAS, Article 16A and Article 41 of the Maryland Annotated Code confer certain powers on the Executive, including the power to declare a public emergency and to direct that measures be taken to protect the public health, safety and welfare.
- NOW, THEREFORE, Pursuant to the authority vested in me by the Constitution and Laws of the State of Maryland, including but not limited to Article 16A and Article 41 of the Annotated Code of Maryland, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, HEREBY PROCLAIM THAT AN EMERGENCY SITUATION EXISTS IN MONTGOMERY, PRINCE GEORGE'S, ANNE ARUNDEL AND HOWARD COUNTIES IN THE STATE OF MARYLAND AND HEREBY ORDER THE FOLLOWING:
 - A. I hereby direct, during the investigation of these sniper shootings, all persons shall cease the discharge of any and all types of firearms within Montgomery, Prince George's, Anne Arundel and Howard Counties done for recreational and any other non-law enforcement related purposes, including but not limited to hunting and target practice.
 - B. I hereby direct that this ban on the discharge of firearms shall not apply to the discharge of firearms where necessary to protect life or property or by persons at firearms or shooting ranges duly approved by the named counties, or at other such places that may be identified by the Superintendent of the Maryland State Police in consultation with the police chiefs of the named counties.

- C. I hereby request all persons, businesses and community organizations of the State cooperate fully with the Maryland State Police and the police departments of the named counties with the implementation of this Proclamation.
- D. I hereby direct that this Proclamation shall remain in effect for thirty (30) days unless earlier terminated or extended in accordance with the law.

EXECUTIVE ORDER OF OCTOBER 25, 2002

01.01.2002.22

Termination of Emergency Regarding Sniper Shootings

- WHEREAS, I, Parris N. Glendening, Governor of the State of Maryland, having declared a state of emergency on the 16th day of October 2002 in Montgomery, Prince George's, Anne Arundel and Howard Counties as a result of a series of random sniper shootings in Montgomery and Prince George's Counties, Virginia and the District of Columbia;
- WHEREAS, The emergency situation caused by the sniper shootings has ended; and
- WHEREAS, It is now appropriate to terminate the Executive Order issued on October 16, 2002 which banned the lawful discharge of firearms within Montgomery, Prince George's, Anne Arundel and Howard Counties done for recreational purposes, including but not limited to hunting and target practice.
- NOW, THEREFORE, Pursuant to the authority vested in me by the Constitution and Laws of the State of Maryland, including but not limited to Article 16A and Article 41 of the Annotated Code of Maryland, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, HEREBY PROCLAIM THAT THE EMERGENCY SITUATION IN MONTGOMERY, PRINCE GEORGE'S, ANNE ARUNDEL AND HOWARD COUNTIES IN THE STATE OF MARYLAND IS HEREBY TERMINATED, EFFECTIVE IMMEDIATELY.

EXECUTIVE ORDER OF OCTOBER 28, 2002

01.01.2002.23

Renewed Drought Declaration And Water Use Restrictions – October 28, 2002

WHEREAS, I, Parris N. Glendening, Governor of the State of Maryland, issued a Drought Declaration on April 5, 2002 that a State of Emergency exists in Baltimore County, Carroll County, Cecil County, Frederick County, Harford County, Howard County and Montgomery County, excluding those areas served by the Baltimore City Service Area water system, the Washington Suburban Sanitary Commission water system or the City of Rockville water system and imposed Level One Mandatory Water Use Restrictions in those areas;

- WHEREAS, The Drought Declaration and State of Emergency and the Level One Restrictions were continued on May 8, 2002, June 7, 2002, July 11, 2002 and August 12, 2002;
- WHEREAS, On August 27, 2002, by Executive Order 01.01.2002.18, the State of Emergency was continued as to Baltimore County, Carroll County, Cecil County, Frederick County, Harford County, Howard County and Montgomery County, excluding those areas served by the Washington Suburban Sanitary Commission Water System or the City of Rockville Water System, and extended to include Baltimore City, Caroline County, Dorchester County, Kent County, Queen Anne's County, Somerset County, Talbot County, Wicomico County and Worcester County;
- WHEREAS, Level Two Mandatory Water Use Restrictions were imposed in all areas named to be in a State of Emergency by Executive Order 01.01.2002.18;
- WHEREAS, The Drought Emergency Declaration and Level Two Mandatory Water Use Restrictions set forth in Executive Order 01.01.2002.18 were continued on September 27, 2002;
- WHEREAS, The Maryland Department of the Environment and the Maryland Statewide Water Conservation Advisory Committee have advised me that the overall hydrologic status in Maryland warrant continuance of the State of Emergency and Drought Declaration and the Level Two Water Use Restrictions.
- NOW, THEREFORE, Pursuant to the authority vested in me by the Constitution and laws of the State of Maryland, including but not limited to Article 16A and Article 41 of the Annotated Code of Maryland, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, HEREBY ORDER THE FOLLOWING:
 - A. I proclaim that a State of Emergency continues to exist in Baltimore County, Carroll County, Cecil County, Frederick County, Harford County, Howard County and Montgomery County, excluding those areas served by the Washington Suburban Sanitary Commission Water System or the City of Rockville Water System; Baltimore City, Caroline County, Dorchester County, Kent County, Queen Anne's County, Somerset County, Talbot County, Wicomico County and Worcester County;
 - B. Level Two Mandatory Water Use Restrictions continue in force in all above named areas in a State of Emergency by virtue of Executive Order 01.01.2002.18;
 - C. The procedures for initial consideration of exemptions or variances from the mandatory water use restrictions outlined in Executive Order 01.01.2002.18 shall continue;

- D. The Water Use Exemption/Variance Appeal Panel created in Executive Order 01.01.2002.18 to hear appeals from individuals and entities denied an exemption or variance from the Maryland Department of the Environment shall continue;
- E. The Secretary of Natural Resources may continue to exercise the authority granted by section 5–209 and 604 of the Natural Resources Article and impose a statewide ban on open air burning and take whatever additional actions may be necessary to minimize the risk of forest or wildfires;
- F. The authority of water suppliers to enforce water use restrictions is not preempted by this Executive Order to the extent the restrictions exceed those outlined in Level Two Mandatory Water Use Restrictions; local governments may adopt and enforce stricter water use restrictions using any mechanism available by law, including local permit and code enforcement personnel; and
- G. I hereby direct that State and local law enforcement personnel shall enforce the water use restrictions imposed by this Executive Order pursuant to Articles 16A and 41 of the Annotated Code of Maryland.

EXECUTIVE ORDER OF NOVEMBER 14, 2002

01.01.2002.24

Nutrient Pollution Reduction Goals for the Chesapeake Bay

- WHEREAS, I, Parris N. Glendening, Governor of the State of Maryland, along with the Governors of Pennsylvania and Virginia, the Mayor of the District of Columbia, the Administrator of the U.S. Environmental Protection Agency and the Chair of the Chesapeake Bay Commission, signed the Chesapeake Bay Agreement on June 2000;
- WHEREAS, The Chesapeake Bay is North America's largest and most biologically diverse estuary, home to more than 3,600 species of plants, fish and animals;
- WHEREAS, For more than 300 years, the Bay and its tributaries have sustained the region's economy and defined its traditions and culture and are resources of extraordinary productivity, worthy of the highest levels of protection and restoration;
- WHEREAS, Improving water quality is the most critical element in the overall protection and restoration of the Chesapeake Bay and its tributaries;
- WHEREAS, By 2010, the Bay agreement signatories have committed to correct the nutrient and sediment related problems in the Chesapeake Bay and its tidal tributaries sufficiently to remove them from the list of impaired waters under the Clean Water Act;
- WHEREAS, Despite significant progress by Maryland's Biological Nutrient Removal

- (BNR) Program, through the cooperative efforts of State and local governments, wastewater treatment plant discharges are still a significant source of the nutrients to the Bay from Maryland;
- WHEREAS, As population growth and development continue, wastewater treatment plants and stormwater runoff from developed lands will continue to grow in importance as sources of nutrient pollution to the Chesapeake Bay and its tidal tributaries;
- WHEREAS, The future of the Chesapeake Bay depends on reducing nutrient pollution significantly from all existing sources and applying the principles of Smart Growth to ensure that future growth occurs in areas that are served by infrastructure that provides the highest levels of nutrient removal that can be achieved cost–effectively;
- WHEREAS, The Nation is celebrating the 30th Anniversary of the Clean Water Act and we recognize that tremendous gains in water quality have been achieved throughout the State of Maryland and that there remain many goals that we must still accomplish; and
- WHEREAS, Maryland intends to lead and challenge the Bay Program signatories in their efforts to reduce nutrient inputs and restore the water quality of the Chesapeake Bay and its tributaries.
- NOW, THEREFORE, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, BY VIRTUE OF THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND LAWS OF MARYLAND, HEREBY PROCLAIM THE FOLLOWING EXECUTIVE ORDER, EFFECTIVE IMMEDIATELY:

A. Goals.

- (1) The Maryland Department of the Environment (MDE) shall develop and implement an enhanced nutrient removal (ENR) policy for wastewater treatment plants. The ENR policy shall be a component of the overall statewide Chesapeake Bay Tributary Strategy.
 - (a) The ENR policy shall establish a strategy to reduce nutrient discharges from wastewater treatment plants to meet the goal of achieving 3 mg/l for nitrogen and 0.3 mg/l for phosphorus in discharges wherever feasible and within time frames envisioned in the 2000 Chesapeake Bay Agreement.
 - (b) Implementation of the ENR Policy will reduce discharges of nitrogen by an additional 7.5 million pounds per year and phosphorus by an additional 220 thousand pounds per year from wastewater treatment plants in Maryland.
- (2) The State of Maryland shall lead by example by implementing innovative, state-of-the-art wastewater treatment systems capable of implementing the ENR policy at State-owned wastewater treatment plants where it is feasible.

B. Strategy.

- (1) MDE shall prepare a draft strategy implementing the ENR policy and distribute it for public review by local governments, wastewater utilities, the Tributary Teams and other stakeholders by December 31, 2002.
 - (a) The strategy shall document the levels of nitrogen and phosphorus reduction that are achievable with innovative, state-of-the-art technology and the estimated costs of achieving those levels at major wastewater treatment plants in Maryland and provide options for plants to meet the goals of this Executive Order.
 - (b) In the event of technical feasibility limitations at any one individual plant, the strategy may consider allocating discharge reduction responsibility within a Tributary Strategy basin in a manner that maximizes cost effectiveness without compromising environmental benefits.
 - (c) By the end of 2003, MDE shall publish the final ENR strategy which shall include: the technical and cost and feasibility elements of the 2002 draft strategy, and, recommendations for State grant and loan funds to provide incentives for all facilities to develop treatment plant designs capable of achieving the enhanced wastewater treatment goals.
- (2) By December 31, 2002, the Department of Natural Resources (DNR), in cooperation with the other Chesapeake Bay Cabinet agencies and the Tributary Teams, shall prepare a draft report documenting the nitrogen and phosphorus discharge reduction goals that must be achieved by all sources in Maryland in order to meet the restoration goals of the Chesapeake Bay 2000 Agreement.
 - (a) The draft report shall describe a process and establish a schedule for completing Maryland's comprehensive Chesapeake Bay Tributary Nutrient Reduction Strategy.
 - (b) By the end of 2003, DNR, in cooperation with the other Chesapeake Bay Cabinet agencies and the Tributary Teams, shall publish the final report documenting the nitrogen phosphorus goals.

EXECUTIVE ORDER OF NOVEMBER 21, 2002

01.01.2002.25

Council on Cancer Control

(Amends Executive Order 01.01.1997.07)

- WHEREAS, The Council on Cancer Control was established in 1991 to lead a comprehensive statewide effort to prevent and control cancer among Marylanders;
- WHEREAS, The Executive Order was amended in 1997 to expand the Council membership and restate its duties;
- WHEREAS, The initiatives of the Council have not only resulted in improved public education about risk reduction, but also in greater coordination among public and private agencies in targeting prevention and treatment services; and
- WHEREAS, To renew and strengthen the State's long term commitment to cancer control, the duties of the Council should be reaffirmed and the membership of the Council should be updated and expanded to ensure that input from the provider community and the public sector is broadly representative of the interests and concerns across the State.
- NOW, THEREFORE, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, BY VIRTUE OF THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND LAWS OF MARYLAND, HEREBY PROCLAIM THE FOLLOWING AMENDMENTS TO EXECUTIVE ORDER 01.01.1997.07:
 - A. The Council. There is a State Council on Cancer Control.
 - B. Membership and Procedures. [The Council shall consist of:]
 - (1) THE COUNCIL SHALL CONSIST OF [Up to 18] UP TO 25 VOTING members [appointed by the Governor] including:
 - (a) EIGHT REPRESENTATIVES OF STATE AGENCIES AND INSTITUTIONS WHO ARE:
 - (i) The Secretary of Health and Mental Hygiene or a designee;
 - [(b)] (ii) The Secretary of Environment or a designee;
 - [(c)] (iii) The President of the University of Maryland, Baltimore OR A DESIGNEE;
 - [(d)] (iv) The Chief Executive Officer of Johns Hopkins Medicine OR A DESIGNEE;

- [(e)] (v) The Director of the Marlene & Stewart Greenebaum Cancer Center, UNIVERSITY OF MARYLAND MEDICAL SYSTEM, OR A DESIGNEE;
- [(f)] (vi) The Director of the [Johns Hopkins Oncology Center]
 SIDNEY KIMMEL COMPREHENSIVE CANCER
 CENTER OF THE JOHNS HOPKINS HEALTH
 SYSTEM, OR A DESIGNEE;
- [(g)] (vii) A local health officer [recommended] DESIGNATED by the Secretary of Health and Mental Hygiene;
- [(h)] (viii) A representative of the Maryland Chapter of the American Cancer Society, [recommended] DESIGNATED by the Society; and
- [(i)] (b) Up to [10] 15 members [representing] APPOINTED BY THE GOVERNOR TO REPRESENT the general public, the business community and health and scientific CANCER SURVIVORS AND disciplines. OTHERS concerned with cancer PREVENTION and control [, at least one of whom is a cancer survivor]. TO THE EXTENT POSSIBLE. MEMBERS APPOINTED FROM GENERAL **PUBLIC** SHOULD REFLECT THE POPULATION AND GEOGRAPHIC DIVERSITY OF THE STATE.
- [(2)] (c) TWO REPRESENTATIVES OF THE MARYLAND GENERAL ASSEMBLY INCLUDING:
 - [(a)] (i) One member of the Senate of Maryland, appointed by the President OF THE SENATE; and
 - [(b)] (ii) One member of the House of Delegates, appointed by the Speaker OF THE HOUSE.
- [(3)] (2) [The Council may, with the approval of the Governor, appoint any number of ex-officio nonvoting members necessary to accomplish its mission.] THE COUNCIL MAY INVITE EXPERTS TO PARTICIPATE IN ITS RESEARCH AND DEVELOPMENT ACTIVITIES, WHO SHALL BE NON-VOTING MEMBERS OF THE COUNCIL.
- [(4)] (3) The Governor shall select the chairperson of the Council.
- [(5)] (4) The Governor may remove any member of the Council for any cause adversely affecting the member's ability or willingness to perform his or her duties.

- [(6)] (5) Members [who are] appointed by the Governor PURSUANT TO (B)(1)(b) OF THIS EXECUTIVE ORDER [shall] MAY serve [three-year, staggered terms] UP TO 2 CONSECUTIVE 3-YEAR TERMS. In case of a vacancy in a position which is appointed by the Governor, a successor shall be appointed for the remainder of the unexpired term. ALL OTHER MEMBERS OF THE COUNCIL SHALL SERVE FOR SO LONG AS THEY HOLD THE OFFICE, DESIGNATION OR APPOINTMENT STIPULATED UNDER THE PROVISIONS OF (B)(1)(a) or (B)(1)(c) OF THIS EXECUTIVE ORDER.
- [(7)] (6) A majority of the Council shall constitute a quorum for the transaction of any business. The Council may adopt any other procedures necessary to ensure the orderly transaction of business.
- [(8)] (7) The members of the Council may not receive any compensation [of] FOR their services. The public members may be reimbursed for their reasonable expenses incurred in the performance of duties, in accordance with the standard travel regulations, and as provided in the State budget.
- [(9)] (8) The Department of Health and Mental Hygiene shall provide the Council with necessary staff and resources.

C. Scope of the Council.

(1) The Council shall:

- (a) Educate and advise government officials, public and private organizations and the general public on comprehensive State policies and programs aimed at reducing and controlling cancer incidence and mortality among Marylanders;
- (b) In cooperation with Federal, State, local and private agencies, promote and coordinate unified programs that identify and address the cancer fighting needs of Marylanders such as public and private partnerships to improve access to prevention, screening and treatment services;
- (c) Review existing and planned cancer programs in the public and private sectors to assure proper allocation of State resources;
- (d) Promote and guide the use of the Maryland Cancer Registry as a tool for research, planning, evaluation and targeting of cancer control programs;
- (e) Further the development of the Maryland Cancer Registry through the Cancer Registry Advisory Committee; and

- (f) Recommend to the Governor, a Chairperson for the Cancer Registry Advisory Committee from the Council's health and scientific discipline representatives.
- (2) Reports. The Council shall submit an annual report of [the Council's] ITS activities to the Governor, which includes recommendations for future efforts based on the Council's work. The Annual Report shall be submitted by [December] JANUARY 31 of each year.

EXECUTIVE ORDER OF DECEMBER 14, 2002

01.01.2002.26

Relief of Hours-of-Service Limitations for Utility Company Motor Carriers

- WHEREAS, I, Parris N. Glendening, Governor of the State of Maryland, having been advised and informed by the Maryland Emergency Management Agency in coordination with the Maryland Department of Transportation that conditions exist resultant from the December 11–12th winter storm with icing and freezing rain; and
- WHEREAS, These conditions have caused widespread power outages that have required a prolonged response from utility workers and have the potential to endanger the lives and property of the citizens; and
- WHEREAS, Provisions of State and Federal law impose Hours of Service limitations on utility company motor carriers which impair the ability to provide the needed services in a timely manner consistent with the public health and safety; and
- WHEREAS, An effective response to this situation will require a waiver of the Hours of Service limitations for utility workers.
- NOW, THEREFORE, Pursuant to the authority vested in me by the Constitution and laws of the State of Maryland, including but not limited to Article 16A and Section 25–111 of the Transportation Article of the Annotated Code of Maryland, I, PARRIS N. GLENDENING, GOVERNOR OF MARYLAND, NOW HEREBY PROCLAIM THE FOLLOWING EXECUTIVE ORDER:

Effective December 14, 2002 at 12:00 PM, I direct and authorize the Secretary of Transportation to waive the maximum Hours of Service time limits contained in Section 25–111 and in regulations promulgated pursuant thereto for utility companies providing emergency services in 24–hour increments as the Secretary determines are required because of the December 11–12th winter storm for the provision of services, supplies, and materials necessary for the health and safety of the citizens of Maryland.

EXECUTIVE ORDER OF DECEMBER 30, 2002

01.01.2002.27

Full Pardon

- WHEREAS, Bernard Webster, Grantee, was convicted of first degree rape and daytime housebreaking on March 11, 1983 in Baltimore County Circuit Court;
- WHEREAS, Bernard Webster, following his conviction for said crimes and having been sentenced to a thirty-year term of incarceration, did serve more than nineteen years in prison; and
- WHEREAS, On November 7, 2002, Bernard Webster was granted a new trial and the State's Attorney for Baltimore County then entered a nolle prosequi of the case after DNA testing showed conclusively Grantee was convicted in error.
- NOW, THEREFORE, I, PARRIS N. GLENDENING, GOVERNOR OF THE STATE OF MARYLAND, BY VIRTUE OF THE AUTHORITY VESTED IN ME BY THE CONSTITUTION AND THE LAWS OF MARYLAND, IT HAVING BEEN SHOWN CONCLUSIVELY THAT BERNARD WEBSTER'S CONVICTION WAS IN ERROR, DO HEREBY GRANT UNTO BERNARD WEBSTER A FULL PARDON, ABSOLVING HIM FROM THE GUILT OF THE OFFENSES AND EXEMPTING HIM FROM ANY PENALTIES IMPOSED UPON HIM THEREFORE BY LAW.

PARRIS N. GLENDENING, Governor

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	01.01.2002.23	36
Declared; water use restrictions imposed	01.01.2002.18	22

Tornado emergency declared	01.01.2002.07	11
– E –		
Electric Companies SEE Utilities Emergencies Draught Emergency		
Drought Emergency - Declaration renewed; water use restrictions continued	$\begin{array}{c} 01.01.2002.10 \\ 01.01.2002.12 \\ 01.01.2002.15 \\ 01.01.2002.17 \\ 01.01.2002.18 \\ 01.01.2002.20 \\ 01.01.2002.23 \end{array}$	13 15 20 21 22 33 36
Declared; water use restrictions imposed	$\begin{array}{c} 01.01.2002.04 \\ 01.01.2002.18 \end{array}$	$\begin{array}{c} 6 \\ 22 \end{array}$
Hours of service limitations suspended for utility company drivers providing emergency services required as a result of a winter storm	01.01.2002.26	44
company drivers providing emergency services required as a result of severe summer storms and excessive heat	01.01.2002.16	21
company drivers providing emergency services required as a result of tornado emergency	01.01.2002.08	12
Declared in Montgomery, Prince George's, Anne Arundel, and Howard Counties Terminated in Montgomery, Prince George's, Anne	01.01.2002.21	34
Arundel, and Howard Counties	01.01.2002.22	36
Declared in Charles and Calvert Counties Declared in Dorchester County Employment SEE Work, Labor and Employment	$\begin{array}{c} 01.01.2002.06 \\ 01.01.2002.07 \end{array}$	10 11
Environment, Department of Drought emergency, grant of exemption or variance from water use restrictions, provisions added Enhanced nutrient removal policy for wastewater treatment plants, development and implementation as	01.01.2002.18	22
component of Chesapeake Bay Tributary Strategy, requirements added; documentation of nitrogen and phosphorus discharge reduction goals to be achieved by all sources, requirements added	01.01.2002.24	38
Enhanced nutrient removal policy for wastewater treatment plants, development and implementation as component of Chesapeake Bay Tributary Strategy, requirements added; documentation of nitrogen and phosphorus discharge reduction goals to be achieved by all sources, requirements added	01.01.2002.24	38

Ex-Offenders Adult Offender Supervision, Interstate Compact for, proclaimed valid and effective; Maryland State Council for Interstate Adult Offender Supervision, established; annual reports required	01.01.2002.19	31
- F −		
Federal Government Juvenile Justice, Department of, State Advisory Board for Juvenile Justice, Juvenile Justice Advisory Council, special committees on juvenile justice issues, and Governor's Office of Crime Control and Prevention, authority and responsibilities with regard to requirements of federal law, provisions added	01.01.2002.02	3
Fire Protection	01.01.2002.13	15
Open Air Burning - Continuation of statewide ban authorized	01.01.2002.20 01.01.2002.23 01.01.2002.18	33 36 22
Firearms SEE Guns Frederick County Drought Emergency -	01.01.2002.10	22
Declaration renewed; water use restrictions continued	$\begin{array}{c} 01.01.2002.10 \\ 01.01.2002.12 \\ 01.01.2002.15 \\ 01.01.2002.17 \\ 01.01.2002.18 \\ 01.01.2002.20 \\ 01.01.2002.23 \end{array}$	13 15 20 21 22 33 36
Declared; water use restrictions imposed	01.01.2002.04	6
– G –		
Gas Companies SEE Utilities General Assembly Legislative session extended for passage of budget bill Government SEE Administrative Agencies	01.01.2002.03	5
Grants Enhanced nutrient removal policy for wastewater treatment plants, development and implementation as component of Chesapeake Bay Tributary Strategy, requirements added; documentation of nitrogen and phosphorus discharge reduction goals to be achieved by all sources, requirements added	01.01.2002.24	38

Declared in Montgomery, Prince George's, Anne Arundel, and Howard Counties	01.01.2002.21	34
Terminated in Montgomery, Prince George's, Anne Arundel, and Howard Counties	01.01.2002.22	36
– H –		
Handguns SEE Guns Harford County Drought Emergency -	01 01 0000 10	10
Declaration renewed; water use restrictions continued	01.01.2002.10 $01.01.2002.12$ $01.01.2002.15$ $01.01.2002.17$ $01.01.2002.18$ $01.01.2002.20$ $01.01.2002.23$	13 15 20 21 22 33 36
Declared; water use restrictions imposed	01.01.2002.04	6
Hours of service limitations suspended for utility company drivers providing emergency services required as a result of a winter storm	01.01.2002.26	44
Hours of service limitations suspended for utility company drivers providing emergency services required as a result of severe summer storms and	01.01.2002.20	77
excessive heat	01.01.2002.16	21
required as a result of tornado emergency Homeless Persons SEE Indigent Persons	01.01.2002.08	12
House of Delegates SEE General Assembly Howard County		
Drought Emergency - Declaration renewed; water use restrictions continued	$\begin{array}{c} 01.01.2002.10 \\ 01.01.2002.12 \\ 01.01.2002.15 \\ 01.01.2002.17 \\ 01.01.2002.18 \\ 01.01.2002.20 \\ 01.01.2002.23 \end{array}$	13 15 20 21 22 33 36
Declared; water use restrictions imposed	01.01.2002.23	6
Declared	$\begin{array}{c} 01.01.2002.21 \\ 01.01.2002.22 \end{array}$	34 36
– I –		
Indigent Persons Homelessness, Governor's Interagency Council on, established; annual report required	01.01.2002.14	17

Inmates SEE Prisoners Interstate Affairs --Adult Offender Supervision, Interstate Compact for, proclaimed valid and effective; Maryland State Council for Interstate Adult Offender Supervision, established; annual reports required 01.01.2002.19 31 - J -Juvenile Causes --Authority and responsibilities of Department of Juvenile Justice, State Advisory Board for Juvenile Justice, Juvenile Justice Advisory Council, special committees on juvenile justice issues, and Governor's Office of Crime Control and Prevention, provisions added 01.01.2002.023 01.01.2002.13 15 Juvenile Justice, Department of --Authority and responsibilities of Department of Juvenile Justice, State Advisory Board for Juvenile Justice, Juvenile Justice Advisory Council, special committees on juvenile justice issues, and Governor's Office of Crime Control and Prevention, provisions added 01.01.2002.02 3 01.01.2002.13 15 - K -**Kent County --**Drought Emergency -Declaration renewed; water use restrictions continued 01.01.2002.20 33 01.01.2002.23 36 Declared; water use restrictions imposed 01.01.2002.18 22 - L -Labor SEE Work, Labor and Employment Loans --Enhanced nutrient removal policy for wastewater treatment plants, development and implementation as component of Chesapeake Bay Tributary Strategy, requirements added; documentation of nitrogen and phosphorus discharge reduction goals to be achieved by all sources, requirements added 01.01.2002.24 38

-M-

Minors SEE Juvenile Causes Montgomery County --Drought Emergency -

Declared; water use restrictions continued Declared; water use restrictions imposed	01.01.2002.10 01.01.2002.12 01.01.2002.15 01.01.2002.17 01.01.2002.18 01.01.2002.20 01.01.2002.23 01.01.2002.04 01.01.2002.21 01.01.2002.21	13 15 20 21 22 33 36 6
Motor venicles SEE Trucks		
-N –		
Natural Resources SEE ALSO Water Open Air Burning -		
Continuation of statewide ban authorized	01.01.2002.20	33
Statewide ban imposed	$\begin{array}{c} 01.01.2002.23 \\ 01.01.2002.18 \end{array}$	$\begin{array}{c} 36 \\ 22 \end{array}$
Water Resources, Advisory Committee on the Management and Protection of the State's, established; report required	01.01.2002.05	8
report required	01.01.2002.03	O
- O -		
Occupational Safety SEE ALSO Safety State Employee Risk Management Administration and Maryland State Employee Risk Management Steering Committee, established; each administrative agency required to designate a Risk Management Coordinator and periodically conduct a risk assessment survey	01.01.2002.01	1
– P –		
Parole and Probation Adult Offender Supervision, Interstate Compact for, proclaimed valid and effective; Maryland State Council for Interstate Adult Offender Supervision, established; annual reports required	01.01.2002.19	31

PARRIS N. GLENDENING, Governor

Enhanced nutrient removal policy for wastewater treatment plants, development and implementation as component of Chesapeake Bay Tributary Strategy, requirements added; documentation of nitrogen and phosphorus discharge reduction goals to be achieved by all sources, requirements added	01.01.2002.24	38
Declared Terminated	$\begin{array}{c} 01.01.2002.21 \\ 01.01.2002.22 \end{array}$	34 36
Prisoners Commutation of sentence of William Patrick Callen Pardon granted to Bernard Webster Stay of death sentence of Wesley Eugene Baker Probation SEE Parole and Probation Public Employees SEE State Employees Public Safety SEE Safety Public Utilities SEE Utilities	01.01.2002.11 01.01.2002.27 01.01.2002.09	14 45 12
– Q –		
Queen Anne's County Drought Emergency - Declaration renewed; water use restrictions continued Declared; water use restrictions imposed	01.01.2002.20 01.01.2002.23 01.01.2002.18	33 36 22
Reports Adult Offender Supervision, Interstate Compact for, proclaimed valid and effective; Maryland State Council for Interstate Adult Offender Supervision, established; annual reports required	01.01.2002.19 01.01.2002.25 01.01.2002.24	31 41 38
all sources, requirements added		
established; annual report required	01.01.2002.14 01.01.2002.02	17
	01.01.2002.13	15

Water Resources, Advisory Committee on the Management and Protection of the State's, established; report required	01.01.2002.05	8
- S -		
Safety SEE ALSO Occupational Safety Hours of service limitations suspended for utility company drivers providing emergency services required as a result of a winter storm Hours of service limitations suspended for utility company drivers providing emergency services	01.01.2002.26	44
required as a result of severe summer storms and excessive heat	01.01.2002.16	21
company drivers providing emergency services required as a result of tornado emergency	01.01.2002.08	12
Sentences Commutation of sentence of William Patrick Callen Pardon granted to Bernard Webster Stay of death sentence of Wesley Eugene Baker Sewage	01.01.2002.27	14 45 12
Enhanced nutrient removal policy for wastewater treatment plants, development and implementation as component of Chesapeake Bay Tributary Strategy, requirements added; documentation of nitrogen and phosphorus discharge reduction goals to be achieved by all sources, requirements added	01.01.2002.24	38
Social Services Homelessness, Governor's Interagency Council on, established; annual report required	01.01.2002.14	17
Drought Emergency - Declaration renewed; water use restrictions continued Declared; water use restrictions imposed	01.01.2002.20 01.01.2002.23 01.01.2002.18	33 36 22
State Agencies SEE Administrative Agencies State Aid SEE Grants State Employees State Employee Risk Management Administration and Maryland State Employee Risk Management Steering Committee, established; each administrative agency required to designate a Risk Management Coordinator and periodically conduct a risk assessment survey State Government SEE Administrative Agencies State Roads SEE Highways Streets and Roads SEE Highways	01.01.2002.01	1

– T –

Talbot County Drought Emergency -	01 01 0000 00	0.0
Declaration renewed; water use restrictions continued Declared; water use restrictions imposed	01.01.2002.23	33 36 22
Hours of service limitations suspended for utility company drivers providing emergency services required as a result of a winter storm	01.01.2002.26	44
required as a result of severe summer storms and excessive heat	01.01.2002.16	21
required as a result of tornado emergency	01.01.2002.08	12
– U –		
Utilities Hours of service limitations suspended for utility		
company drivers providing emergency services required as a result of a winter storm	01.01.2002.26	44
required as a result of severe summer storms and excessive heat	01.01.2002.16	21
required as a result of tornado emergency	01.01.2002.08	12
$-\mathbf{W}$ –		
Water Drought Emergency -		
Declaration renewed; water use restrictions continued	01.01.2002.10 01.01.2002.12 01.01.2002.15 01.01.2002.17 01.01.2002.18 01.01.2002.20 01.01.2002.23	13 15 20 21 22 33 36
Declared; water use restrictions imposed	$\begin{array}{c} 01.01.2002.23 \\ 01.01.2002.04 \\ 01.01.2002.18 \end{array}$	6 22

Enhanced nutrient removal policy for wastewater treatment plants, development and implementation as component of Chesapeake Bay Tributary Strategy, requirements added; documentation of nitrogen and phosphorus discharge reduction goals to be achieved by		
all sources, requirements added	01.01.2002.24	38
required	01.01.2002.05	8
Continued	$\begin{array}{c} 01.01.2002.20 \\ 01.01.2002.23 \end{array}$	33 36
Established Water Pollution SEE Pollution	01.01.2002.18	22
Weapons Sniper Shooting Emergency and Ban on Discharge of Firearms for Recreational Purposes - Declared in Montgomery, Prince George's, Anne		
Arundel, and Howard Counties Terminated in Montgomery, Prince George's, Anne	01.01.2002.21	34
Arundel, and Howard Counties Weather	01.01.2002.22	36
Drought Emergency - Declaration renewed; water use restrictions continued	01.01.2002.10	13
	$01.01.2002.12 \\ 01.01.2002.15$	15 20
	01.01.2002.17 $01.01.2002.18$	$\begin{array}{c} 21 \\ 22 \end{array}$
	01.01.2002.10 $01.01.2002.20$ $01.01.2002.23$	33 36
Declared; water use restrictions imposed	01.01.2002.04 01.01.2002.18	$\begin{array}{c} 36 \\ 6 \\ 22 \end{array}$
Hours of service limitations suspended for utility company drivers providing emergency services	01.01.2002.10	
required as a result of a winter storm	01.01.2002.26	44
excessive heat	01.01.2002.16	21
required as a result of tornado emergency	01.01.2002.08	12
Declared in Charles and Calvert Counties Declared in Dorchester County	$\begin{array}{c} 01.01.2002.06 \\ 01.01.2002.07 \end{array}$	10 11
Wicomico County Drought Emergency -		
Declaration renewed; water use restrictions continued	$01.01.2002.20 \\ 01.01.2002.23$	33 36
Declared; water use restrictions imposed	01.01.2002.18	22
Drought Emergency - Declaration renewed; water use restrictions continued	01.01.2002.20	33
Declared; water use restrictions imposed	$\begin{array}{c} 01.01.2002.23 \\ 01.01.2002.18 \end{array}$	$\begin{array}{c} 36 \\ 22 \end{array}$

PARRIS N. GLENDENING, Governor

Work, Labor and Employment --State Employee Risk Management Administration and Maryland State Employee Risk Management Steering Committee, established; each administrative agency required to designate a Risk Management Coordinator and periodically conduct a risk assessment survey

01.01.2002.01

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- Y -

Youth SEE Juvenile Causes