

CLEAN WATER ACT PROGRAM



CLEAN WATER ACT FEE REDUCTION REQUEST FORM FOR EXISTING BMPs

FOR DETACHED SINGLE-FAMILY RESIDENTIAL PROPERTY OWNERS 2015C-SFR DATE: __ Please fill in the following information. Only Best Management Practices (BMPs) that were built or implemented according to County guidelines, and are properly maintained, will be considered for a Clean Water Act Fee reduction credit. Property owners may also qualify for a separate rebate through the Rain Check Rebate Program for installing certain approved stormwater management practices on their property. Property Owner Name: **TYPICAL IMPERVIOUS AREA ON A** SINGLE-FAMILY RESIDENTIAL PROPERTY **Property Mailing Address:** Property City, State, Zip Code: Daytime Phone Number w/Area Code: Property tax account number(s) for which you are applying for credit: E-mail Address: DRIVEWAY **Signature of Property Owner Print Name** Date Which of the following BMPs exist on the property? (select one or more) **OFFICE USE ONLY - FINAL DETERMINATION Approved** Rain Barrel QAlert ID: _____ Recommended % Impact Fee Reduction: — Cistern Current CWAF (per unit): \$ _ Adjusted CWAF (per unit): \$ -Rain Garden **Not Approved Permeable Pavement** Reason: Other, describe: Not enough information to make determination Note: All BMPs are subject to inspections by the County. Comments: — Describe types of impervious areas (e.g., roof, driveway, patio, etc.) that are being treated by the above BMPs: Reviewer Signature: — Note: Prince George's County promotes on-site controls for water quality and groundwater recharge using Low Impact Development/Environmental Site Design Owner eligible for Rain Check Rebate? Yes

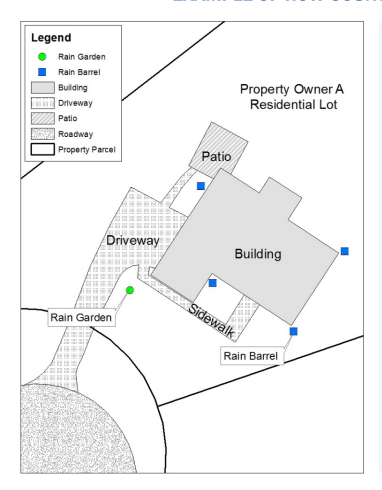
best management practice measures. The

impact fee. See example on following page.

County awards credit for reducing up to 100% of the

CLEAN WATER ACT FEE REDUCTION REQUEST FORM FOR EXISTING BMPs FOR DETACHED SINGLE-FAMILY RESIDENTIAL PROPERTY OWNERS

EXAMPLE OF HOW COUNTY APPLIES THE CREDITS



Residential property owner "A" has a number of BMPs on their lot, including 4 rain barrels which treat the roof and a rain garden which treats the driveway. The County determines that the lot is zoned R-E, or residential Tier 3 with 2.0 Equivalent Service Units (1 Equivalent Service Unit = 2,465 square feet) of impervious area. Their Clean Water Act Fee is \$20.58 administrative fee plus \$41.80 impact fee (2.0 ESUs x \$20.90 per ESU), for a total fee of \$62.38. Property owner A applies for a fee reduction for their existing BMPs. Based on the County's assessment, it is determined that the owner qualifies for a 90% reduction in their impact fee (40% for treating their roof and 50% for treating their driveway, see Table A below). The new fees are calculated as follows:

Adjusted Fee = (Administrative Fee of \$20.58) + (\$41.80 Impact Fee - 90%) = \$24.76

Table A: Fee Reduction Table for Existing BMP(s) on Single-Family Residential Properties

Type of Impervious Area	% Reduction in Impact Fee if <u>Fully</u> Treated*	Example BMPs needed to fully treat impervious area runoff
Roof	40%	Rain Barrel at each downspout
Driveway	50%	Permeable Pavement, Rain Garden
Other (sidewalk, shed, patio, pool, etc.)	10%	Rain Garden

^{*} Note that the administrative fee (\$20.58) still applies to all accounts. Note that multiple BMPs may be required to fully treat an impervious area type.