VIRGINIA ACTS OF ASSEMBLY -- 2001 SESSION

CHAPTER 116

An Act to amend and reenact § 62.1-44.15:1.2 of the Code of Virginia, relating to a lake level contingency plan.

[H 2310]

Approved March 13, 2001

Be it enacted by the General Assembly of Virginia:

1. That § 62.1-44.15:1.2 of the Code of Virginia is amended and reenacted as follows:

§ 62.1-44.15:1.2. Lake level contingency plans.

Any Virginia Pollution Pollutant Discharge Elimination System permit issued for a surface water impoundment whose primary purpose is to provide cooling water to power generators shall include a lake level contingency plan to allow specific reductions in the flow required to be released when the water level above the dam drops below designated levels due to drought conditions, and such plans. The plan shall take into account and minimize any adverse effects of any release reduction requirements on beneficial uses, as defined in § 62.1-10, within the impoundment, and on downstream users. The reduction in release amounts required by a lake level contingency plan shall not be implemented to the extent they result in an adverse impact to (i) the ability to meet water quality standards based upon permitted discharge amounts, (ii) the ability to provide adequate water supplies for consumptive purposes such as drinking water and fire protection, and (iii) fish and wildlife resources. In the event there is an imminent threat of such an adverse impact, the permit holder and the Department of Environmental Quality shall be notified. Upon such notification, the permit holder may increase release amounts as specified in the permit for up to forty-eight hours or until such time as the Department of Environmental Quality determines whether or not the increase in release amounts is necessary. This section shall not apply to any such facility that addresses releases and flow requirements during drought conditions in a Virginia Water Protection Permit.