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SENATE BILL NO. 913

Offered January 8, 2003

Prefiled January 7, 2003 A BILL to amend and reenact §§ 10.1-563 and 10.1-566 of the Code of Virginia, relating to erosion and sediment control plans.

Patrons—Deeds: Delegate: Shuler

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Referred to Committee on Agriculture, Conservation and Natural Resources

10 Be it enacted by the General Assembly of Virginia: 11

1. That §§ 10.1-563 and 10.1-566 of the Code of Virginia are amended and reenacted as follows: § 10.1-563. Regulated land-disturbing activities; submission and approval of control plan.

13 A. Except as provided in § 10.1-564, no person may engage in any land-disturbing activity until he 14 has submitted to the district or locality an erosion and sediment control plan for the land-disturbing 15 activity and the plan has been reviewed and approved by the plan-approving authority. Where land-disturbing activities involve lands under the jurisdiction of more than one local control program an 16 erosion and sediment control plan may, at the option of the applicant, be submitted to the Board for 17 review and approval rather than to each jurisdiction concerned. Where the land-disturbing activity results 18 19 from the construction of a single-family residence, an agreement in lieu of a plan may be substituted for 20 an erosion and sediment control plan if executed by the plan-approving authority.

21 B. The plan-approving authority shall review conservation plans submitted to it and grant written 22 approval within forty-five 45 days of the receipt of the plan if it determines that the plan meets the 23 requirements of the Board's regulations and if the person responsible for carrying out the plan certifies that he will properly perform the conservation measures included in the plan and will conform to the 24 25 provisions of this article. In addition, as a prerequisite to approval of the plan, the person responsible for carrying out the plan shall provide the name of an individual holding a certificate of competence, as 26 27 provided by § 10.1-561, who will be in charge of and responsible for carrying out the land-disturbing 28 activity. However, any plan-approving authority may waive the certificate of competence requirement for 29 an agreement in lieu of a plan.

30 When a plan is determined to be inadequate, written notice of disapproval stating the specific reasons 31 for disapproval shall be communicated to the applicant within forty-five45 days. The notice shall specify the modifications, terms and conditions that will permit approval of the plan. If no action is taken by the 32 33 plan-approving authority within the time specified above, the plan shall be deemed approved and the 34 person authorized to proceed with the proposed activity. 35

C. An approved plan may be changed by the authority that approved the plan in the following cases:

36 1. Where inspection has revealed that the plan is inadequate to satisfy applicable regulations; or 37 2. Where the person responsible for carrying out the approved plan finds that because of changed circumstances or for other reasons the approved plan cannot be effectively carried out, and proposed 38 amendments to the plan, consistent with the requirements of this article, are agreed to by the 39 plan-approving authority and the person responsible for carrying out the plan. 40

41 D. Electric, natural gas and telephone utility companies, interstate and intrastate natural gas pipeline companies and railroad companies shall file general erosion and sediment control specifications annually 42 with the Board for review and approval. The specifications shall apply to: 43

1. Construction, installation or maintenance of electric transmission, natural gas and telephone utility 44 45 lines and pipelines; and

46 2. Construction of the tracks, rights-of-way, bridges, communication facilities and other related 47 structures and facilities of the railroad company.

48 The Board shall have sixty 60 days in which to approve the specifications. If no action is taken by 49 the Board within sixty 60 days, the specifications shall be deemed approved. Individual approval of separate projects within subdivisions 1 and 2 of this subsection is not necessary when approved 50 51 specifications are followed. Projects not included in subdivisions 1 and 2 of this subsection shall comply 52 with the requirements of the appropriate local erosion and sediment control program. The Board shall 53 have the authority to enforce approved specifications.

E. In order to prevent further erosion a local program may require approval of a conservation plan 54 55 for any land identified in the local program as an erosion impact area.

F. For the purposes of subsections A and B of this section, when land-disturbing activity will be 56 required of a contractor performing construction work pursuant to a construction contract, the preparation, submission and approval of an erosion and sediment control plan shall be the responsibility 57 58

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59 of the owner.

60 § 10.1-566. Monitoring, reports and inspections.

61 A. The plan-approving authority or, if a permit is issued in connection with land-disturbing activities 62 which that involve the issuance of a grading, building, or other permit, the permit-issuing authority (i) 63 shall provide for periodic inspections of the land-disturbing activity and require that an individual 64 holding a certificate of competence, as provided by § 10.1-561, who will be in charge of and responsible 65 for carrying out the land-disturbing activity and (ii) may require monitoring and reports from the person 66 responsible for carrying out the plan, to ensure compliance with the approved plan and to determine whether the measures required in the plan are effective in controlling erosion and sediment. However, 67 68 any plan-approving authority may waive the certificate of competence requirement for an agreement in 69 *lieu of a plan.* The owner, permittee, or person responsible for carrying out the plan shall be given 70 notice of the inspection. If the permit-issuing authority or plan-approving authority determines that there 71 is a failure to comply with the plan, notice shall be served upon the permittee or person responsible for carrying out the plan by registered or certified mail to the address specified in the permit application or 72 73 in the plan certification, or by delivery at the site of the land-disturbing activities to the agent or 74 employee supervising such activities. Where the plan-approving authority serves notice, a copy of the 75 notice shall also be sent to the issuer of the permit. The notice shall specify the measures needed to comply with the plan and shall specify the time within which such measures shall be completed. Upon 76 77 failure to comply within the time specified, the permit may be revoked and the permittee or person 78 responsible for carrying out the plan shall be deemed to be in violation of this article and shall be 79 subject to the penalties provided by § 10.1-569. 80

B. Notwithstanding the above provisions of this section the following may be applied:

81 1. Where a county, city, or town administers the local control program and the permit-issuing 82 authority and the plan-approving authority are not within the same local government department, the 83 locality may designate one department to inspect, monitor, report and ensure compliance. In the event a 84 district has been designated as the plan-approving authority for all or some of the conservation plans, 85 the enforcement of the program shall be with the local government department; however, the district 86 may inspect, monitor and make reports for the local government department.

87 2. Where a district adopts the local control program and permit-issuing authorities have been 88 established by a locality, the district by joint resolution with the appropriate locality may exercise the 89 responsibilities of the permit-issuing authorities with respect to monitoring, reports, inspections and 90 enforcement.

91 3. Where a permit-issuing authority has been established, and such authority is not vested in an 92 employee or officer of local government but in the commissioner of revenue or some other person, the 93 locality shall exercise the responsibilities of the permit-issuing authority with respect to monitoring, 94 reports, inspections and enforcement unless such responsibilities are transferred as provided for in this 95 section.

96 C. Upon receipt of a sworn complaint of a violation of this section, § 10.1-563 or § 10.1-564 from 97 the representative of the program authority or the Board responsible for ensuring program compliance, 98 the chief administrative officer, or his designee, of the program authority or the Board may, in 99 conjunction with or subsequent to a notice to comply as specified in subsection A above, issue an order 100 requiring that all or part of the land-disturbing activities permitted on the site be stopped until the 101 specified corrective measures have been taken or, if land-disturbing activities have commenced without 102 an approved plan as provided in § 10.1-563, requiring that all of the land-disturbing activities be stopped 103 until an approved plan or any required permits are obtained. Where the alleged noncompliance is causing or is in imminent danger of causing harmful erosion of lands or sediment deposition in waters 104 105 within the watersheds of the Commonwealth, or where the land-disturbing activities have commenced without an approved plan or any required permits, such an order may be issued whether or not the 106 107 alleged violator has been issued a notice to comply as specified in subsection A above. Otherwise, such 108 an order may be issued only after the alleged violator has failed to comply with a notice to comply. The 109 order shall be served in the same manner as a notice to comply, and shall remain in effect for seven 7 110 days from the date of service pending application by the enforcing authority or alleged violator for 111 appropriate relief to the circuit court of the jurisdiction wherein the violation was alleged to have occurred. If the alleged violator has not obtained an approved plan or any required permits within seven 112 113 7 days from the date of service of the order, the chief administrative officer or his designee may issue 114 an order to the owner requiring that all construction and other work on the site, other than corrective 115 measures, be stopped until an approved plan and any required permits have been obtained. Such an order shall be served upon the owner by registered or certified mail to the address specified in the 116 117 permit application or the land records of the locality in which the site is located. The owner may appeal the issuance of an order to the circuit court of the jurisdiction wherein the violation was alleged to have 118 119 occurred. Any person violating or failing, neglecting or refusing to obey an order issued by the chief 120 administrative officer or his designee may be compelled in a proceeding instituted in the circuit court of

SB913

121 the jurisdiction wherein the violation was alleged to have occurred to obey same and to comply 122 therewith by injunction, mandamus or other appropriate remedy. Upon completion and approval of 123 corrective action or obtaining an approved plan or any required permits, the order shall immediately be 124 lifted. Nothing in this section shall prevent the chief administrative officer or his designee from taking 125 any other action specified in § 10.1-569.