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SENATE BILL NO. 1301

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Governor

on March 26, 2007)

(Patron Prior to Substitute—Senator Newman)

A BILL to amend and reenact §§ 10.1-2128 and 10.1-2129 of the Code of Virginia, relating to Water Quality Improvement Fund; grants.

Be it enacted by the General Assembly of Virginia:

9 1. That §§ 10.1-2128 and 10.1-2129 of the Code of Virginia are amended and reenacted as follows:
 10 § 10.1-2128. Virginia Water Quality Improvement Fund established; purposes.

A. There is hereby established in the state treasury a special permanent, nonreverting fund, to be known as the "Virginia Water Quality Improvement Fund." The Fund shall be established on the books 11 12 13 of the Comptroller. The Fund shall consist of sums appropriated to it by the General Assembly which shall include, unless otherwise provided in the general appropriation act, 10 percent of the annual 14 15 general fund revenue collections that are in excess of the official estimates in the general appropriation act and 10 percent of any unreserved general fund balance at the close of each fiscal year whose 16 17 reappropriation is not required in the general appropriation act. The Fund shall also consist of such other sums as may be made available to it from any other source, public or private, and shall include any 18 penalties or damages collected under this article, federal grants solicited and received for the specific 19 20 purposes of the Fund, and all interest and income from investment of the Fund. Any sums remaining in 21 the Fund, including interest thereon, at the end of each fiscal year shall not revert to the general fund 22 but shall remain in the Fund. All moneys designated for the Fund shall be paid into the state treasury 23 and credited to the Fund. Moneys in the Fund shall be used solely for Water Quality Improvement 24 Grants and for transfers to the Combined Sewer Overflow Matching Fund as provided for in subsection 25 C of § 10.1-2129. Expenditures and disbursements from the Fund shall be made by the State Treasurer on warrants issued by the Comptroller upon the written request of the Director of the Department of 26 27 Environmental Quality or the Director of the Department of Conservation and Recreation as provided in 28 this chapter.

29 B. The purpose of the Fund is to provide Water Quality Improvement Grants to local governments, 30 soil and water conservation districts, institutions of higher education and individuals for point and 31 nonpoint source pollution prevention, reduction and control programs and efforts undertaken in accordance with the provisions of this chapter and for transfers to the Combined Sewer Overflow 32 Matching Fund as provided for in subsection C of § 10.1-2129. The Fund shall not be used for agency 33 34 operating expenses or for purposes of replacing or otherwise reducing any general, nongeneral, or 35 special funds allocated or appropriated to any state agency; however, nothing in this section shall be construed to prevent the award of a Water Quality Improvement Grant to a local government in 36 37 connection with point or nonpoint pollution prevention, reduction and control programs or efforts 38 undertaken on land owned by the Commonwealth and leased to the local government. In keeping with 39 the purpose for which the Fund is created, it shall be the policy of the General Assembly to provide 40 annually its share of financial support to qualifying applicants for grants in order to fulfill the Commonwealth's responsibilities under Article XI of the Constitution of Virginia. 41

42 C. For the fiscal year beginning July 1, 2005, \$50 million shall be appropriated from the general fund and deposited into the Fund. This appropriation and any amounts appropriated to the Fund in 43 subsequent years in addition to any amounts deposited to the Fund pursuant to the provisions of 44 subsection A of § 10.1-2128 shall be used solely to finance the costs of design and installation of 45 nutrient removal technology at publicly owned treatment works designated as significant dischargers or 46 47 eligible nonsignificant dischargers for compliance with the effluent limitations for total nitrogen and total phosphorus as required by the tributary strategy plans or applicable regulatory requirements. **48** Notwithstanding the provisions of this section, the Governor or General Assembly may, at any time, 49 50 provide additional funding for nonpoint source reduction activities through the Water Quality 51 Improvement Fund in excess of the deposit required under subsection A.

At such time as grant agreements specified in § 10.1-2130 have been signed by every significant 52 53 discharger and eligible nonsignificant discharger and available funds are sufficient to implement the 54 provisions of such grant agreements, the House Committee on Agriculture, Chesapeake and Natural 55 Resources, the House Committee on Appropriations, the Senate Committee on Agriculture, Conservation and Natural Resources, and the Senate Committee on Finance shall review the financial assistance 56 57 provided under this section and determine (i) whether such deposits should continue to be made, (ii) the size of the deposit to be made, (iii) the programs and activities that should be financed by such deposits 58 59 in the future, and (iv) whether the provisions of this section should be extended.

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60 D. A reserve is hereby created as a separate, nonreverting and interest-bearing account within the 61 Fund to provide sustainable, long-term support for the uses delineated in this chapter. Fifteen percent of any amounts appropriated to the Fund from annual general fund collections in excess of the official 62 63 estimates contained in the general appropriations act shall be deposited to the reserve. Notwithstanding 64 subsection C of § 10.1-2129, the Secretary of Natural Resources may authorize the Director of the Department of Environmental Quality and the Director of the Department of Conservation and 65 66 Recreation to expend funds from the reserve in years when the annual general fund revenue collections 67 do not exceed official estimates contained in the appropriations act.

68 § 10.1-2129. Agency coordination; conditions of grants.

A. If, in any fiscal year beginning on or after July 1, 2005, there are appropriations to the Fund in addition to those made pursuant to subsection A of § 10.1-2128, the Secretary of Natural Resources shall distribute those moneys in the Fund provided from the 10 percent of the annual general fund revenue collections that are in excess of the official estimates in the general appropriation act, and the 10 percent of any unreserved general fund balance at the close of each fiscal year whose reappropriation is not required in the general appropriation act, as follows:

75 1. Seventy percent of the moneys shall be distributed to the Department of Conservation and 76 Recreation and shall be administered by it for the sole purpose of implementing projects or best 77 management practices that reduce nitrogen and phosphorus nonpoint source pollution, with a priority 78 given to agricultural best management practices. In no single year shall more than 60 percent of the 79 moneys be used for projects or practices exclusively within the Chesapeake Bay watershed; and

2. Thirty percent of the moneys shall be distributed to the Department of Environmental Quality,
which shall use such moneys for making grants for the sole purpose of designing and installing nutrient
removal technologies for publicly owned treatment works designated as significant dischargers or
eligible nonsignificant dischargers. The moneys shall also be available for grants when the design and
installation of nutrient removal technology utilizes the Public-Private Education Facilities and
Infrastructure Act (§ 56-575.1 et seq.).

86 3. Except as otherwise provided in the Appropriation Act, in any fiscal year when moneys are not 87 appropriated to the Fund in addition to those specified in subsection A of § 10.1-2128, or when moneys 88 appropriated to the Fund in addition to those specified in subsection A of § 10.1-2128 are less than 40 89 percent of those specified in subsection A of § 10.1-2128, the Secretary of Natural Resources, in 90 consultation with the Secretary of Agriculture and Forestry, the State Forester, the Commissioner of 91 Agriculture and Consumer Services, and the Directors of the Departments of Environmental Quality and 92 Conservation and Recreation, and with the advice and guidance of the Board of Conservation and 93 Recreation, the Virginia Soil and Water Conservation Board, the State Water Control Board, and the 94 Chesapeake Bay Local Assistance Board, and following a public comment period of at least 30 days and 95 a public hearing, shall allocate those moneys deposited in the Fund between point and nonpoint sources, 96 both of which shall receive moneys in each such year.

B. 1. Except as may otherwise be specified in the general appropriation act, the Secretary of Natural 97 Resources, in consultation with the Secretary of Agriculture and Forestry, the State Forester, the 98 99 Commissioner of Agriculture and Consumer Services, and the Directors of the Departments of 100 Environmental Quality and Conservation and Recreation, and with the advice and guidance of the Board 101 of Conservation and Recreation, the Virginia Soil and Water Conservation Board, the State Water 102 Control Board, and the Chesapeake Bay Local Assistance Board, shall develop written guidelines that (i) specify eligibility requirements; (ii) govern the application for and the distribution and conditions of 103 104 Water Quality Improvement Grants; and (iii) list criteria for prioritizing funding requests.

2. In developing the guidelines the Secretary shall evaluate and consider, in addition to such other 105 106 factors as may be appropriate to most effectively restore, protect and improve the quality of state waters: (i) specific practices and programs proposed in any tributary strategy plan, and the associated effectiveness and cost per pound of nutrients removed; (ii) water quality impairment or degradation 107 108 109 caused by different types of nutrients released in different locations from different sources; and (iii) 110 environmental benchmarks and indicators for achieving improved water quality. The process for 111 development of guidelines pursuant to this subsection shall, at a minimum, include (a) use of an 112 advisory committee composed of interested parties; (b) a 60-day public comment period on draft guidelines; (c) written responses to all comments received; and (d) notice of the availability of draft 113 114 guidelines and final guidelines to all who request such notice.

3. In addition to those the Secretary deems advisable to most effectively restore, protect and improve
the quality of state waters, the criteria for prioritizing funding requests shall include: (i) the pounds of
total nitrogen and the pounds of total phosphorus reduced by the project; (ii) whether the location of the
water quality restoration, protection or improvement project or program is within a watershed or
subwatershed with documented water nutrient loading problems or adopted nutrient reduction goals; (iii)
documented water quality impairment; and (iv) the availability of other funding mechanisms.
Notwithstanding the provisions of subsection E of § 10.1-2131, the Director of the Department of

122 Environmental Quality may approve a local government point source grant application request for any 123 single project that exceeds the authorized grant amount outlined in subsection E of § 10.1-2131. 124 Whenever a local government applies for a grant that exceeds the authorized grant amount outlined in 125 this chapter or when there is no stated limitation on the amount of the grant for which an application is 126 made, the Directors and the Secretary shall consider the comparative revenue capacity, revenue efforts 127 and fiscal stress as reported by the Commission on Local Government. The development or 128 implementation of cooperative programs developed pursuant to subsection B of § 10.1-2127 shall be 129 given a high priority in the distribution of Virginia Water Quality Improvement Grants from the moneys 130 allocated to nonpoint source pollution.

131 C. In any fiscal year from July 1, 2007, until July 1, 2017, when at least \$5 million is not 132 appropriated to the Combined Sewer Overflow Matching Fund established in § 62.1-241.12, moneys 133 from the reserve created in § 10.1-2128 shall be transferred to the Combined Sewer Overflow Matching 134 Fund for use by the Cities of Lynchburg and Richmond for the completion of their combined sewer 135 overflow projects. If in any fiscal year the amount deposited in the reserve fund exceeds \$5 million, \$5 136 million shall be transferred to the Combined Sewer Overflow Matching Fund. If in any fiscal year the 137 amount deposited in the reserve fund is \$5 million or less all of the reserve allocation for that fiscal 138 year shall be transferred to the Combined Sewer Overflow Matching Fund. In any fiscal year when an 139 appropriation is otherwise made to the Combined Sewer Overflow Matching Fund, transfers from the 140 reserve shall be reduced such that the transfers do not result in a total annual deposit to the Combined 141 Sewer Overflow Matching Fund that exceeds \$5 million. During the period from July 1, 2007, until July 142 1, 2017, the aggregate amount of deposits to the Combined Sewer Overflow Matching Fund for use by 143 the Cities of Lynchburg and Richmond shall not exceed \$50 million. Any moneys transferred to the 144 Combined Sewer Overflow Matching Fund shall be divided equally between the Cities of Lynchburg and

145 Richmond.