## 2008 SESSION

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1	HOUSE BILL NO. 1308
1 2	Offered January 9, 2008
3	Prefiled January 9, 2008
4	A BILL to amend and reenact §§ 28.2-1400 and 28.2-1403 of the Code of Virginia, relating to coastal
5	primary sand dunes.
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	Patron—Morgan
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8	Referred to Committee on Agriculture, Chesapeake and Natural Resources
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10	Be it enacted by the General Assembly of Virginia:
11	1. That §§ 28.2-1400 and 28.2-1403 of the Code of Virginia are amended and reenacted as follows:
12	§ 28.2-1400. Definitions.
13	A. As used in this chapter, unless the context requires a different meaning:
14 15	"Beach" means the shoreline zone comprised of unconsolidated sandy material upon which there is a
	mutual interaction of the forces of erosion, sediment transport and deposition that extends from the low water line landward to where there is a marked abange in either material composition or physicgraphic
16 17	water line landward to where there is a marked change in either material composition or physiographic form such as a dune, bluff, or marsh, or where no such change can be identified, to the line of woody
18	vegetation (usually the effective limit of stormwaves), or the nearest impermeable man-made structure,
10 19	such as a bulkhead, revetment, or paved road.
20	"Coastal primary sand dune" or "dune" means a mound of unconsolidated sandy soil which is
21	contiguous to mean high water, whose landward and lateral limits are marked by a change in grade from
22	ten percent or greater to less than ten percent, and upon which is growing any of the following species:
23	American beach grass (Ammophilla breviligulata); beach heather (Hudsonia tometosa); dune bean
24	(Strophostylis spp.); dusty miller (Artemisia stelleriana); saltmeadow hay (Spartina patens); seabeach
25	sandwort (Arenaria peploides); sea oats (Uniola paniculata); sea rocket (Cakile edentula); seaside
26	goldenrod (Solidago sempervirens); Japanese sedge or Asiatic sand sedge (Carex kobomugi); Virginia
27	pine (Pinus virginiana); broom sedge (Andropogon virginicus); and short dune grass (Panicum ararum).
28	For purposes of this chapter, "coastal primary sand dune" or "dune" shall not include any mound of
29	sand, sandy soil, or dredge spoil deposited by any person for the purpose of temporary storage, beach
30	replenishment or beach nourishment, nor shall the slopes of any such mound be used to determine the
31	landward or lateral limits of a coastal primary sand dune.
32	"Coastal primary sand dune zoning ordinance" means the ordinance set forth in § 28.2-1403.
33 34	"County, city or town" means the governing body of the county, city or town.
34 35	"Governmental activity" means any of the services provided by Commonwealth or a county, city or town to its citizens for the purpose of maintaining public facilities, including but not limited to, such
36	services as constructing, repairing and maintaining roads; providing street lights and sewage facilities;
37	supplying and treating water; and constructing public buildings.
38	"Wetlands board" or "board" means the board created pursuant to § 28.2-1303.
<b>39</b>	B. Although separately defined in subsection A of this section, the terms "coastal primary sand
40	dune," "dune," and "beach," when used in this chapter, shall be interchangeable.
41	§ 28.2-1403. Certain counties, cities and towns authorized to adopt coastal primary sand dune
42	ordinance.
43	Any of the following counties, cities and towns which adopt a wetlands zoning ordinance pursuant to
44	§ 28.2-1302 may adopt the coastal primary sand dune zoning ordinance which is set out in this section:
45	the Counties of Accomack, Arlington, Caroline, Charles City, Chesterfield, Essex, Fairfax, Gloucester,
46	Hanover, Henrico, Isle of Wight, James City, King and Queen, King George, King William, Lancaster,
47	Mathews, Middlesex, New Kent, Northampton and, Northumberland, Prince George, Prince William,
48	Richmond, Spotsylvania, Stafford, Surry, Westmoreland, and York; and the Cities of Alexandria,
49 50	Chesapeake, Colonial Heights, Fairfax, Falls Church, Fredericksburg, Hampton, Hopewell, Newport
50 51	<i>News</i> , Norfolk, and <i>Petersburg</i> , <i>Poquoson</i> , <i>Portsmouth</i> , <i>Richmond</i> , <i>Suffolk</i> , Virginia Beach and <i>Williamsburg</i> ; and the Town of Cape Charles. In the event that a locality has not adopted a wetlands
51 52	zoning ordinance pursuant to Chapter 13 (§ 28.2-1300 et seq.) or repeals it if already adopted, such
52 53	locality may adopt or continue to administer the ordinance contained herein provided the locality
55 54	appoints a wetlands board following the procedure specified in § 28.2-1303. Any county or city which
55	has adopted the Coastal Primary Sand Dune Zoning Ordinance prior to October 1, 1992, shall amend the
56	ordinance to conform it to the ordinance contained herein by October 1, 1992. The following ordinance
57	is the only coastal primary sand dune zoning ordinance under which any board shall operate after
58	October 1, 1992.

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## Coastal Primary Sand Dune Zoning Ordinance

60 § 1. The governing body of ...., acting pursuant to Chapter 14 (§ 28.2-1400 et seq.) of Title 61 28.2 of the Code of Virginia, adopts this ordinance regulating the use and development of coastal 62 primary sand dunes. Whenever coastal primary sand dunes are referred to in this ordinance, such 63 references shall also include beaches.

§ 2. As used in this ordinance, unless the context requires a different meaning:

65 "Beach" means the shoreline zone comprised of unconsolidated sandy material upon which there is a mutual interaction of the forces of erosion, sediment transport and deposition that extends from the low 66 water line landward to where there is a marked change in either material composition or physiographic 67 68 form such as a dune, bluff, or marsh, or where no such change can be identified, to the line of woody vegetation (usually the effective limit of stormwaves), or the nearest impermeable man-made structure, 69 70 such as a bulkhead, revetment, or paved road

"Coastal primary sand dune" or "dune" means a mound of unconsolidated sandy soil which is 71 contiguous to mean high water, whose landward and lateral limits are marked by a change in grade 72 73 from ten percent or greater to less than ten percent, and upon which is growing any of the following 74 species: American beach grass (Ammophilla breviligulata); beach heather (Hudsonia tometosa); dune bean (Strophostylis spp.); dusty miller (Artemisia stelleriana); saltmeadow hay (Spartina patens); 75 seabeach sandwort (Arenaria peploides); sea oats (Uniola paniculata); sea rocket (Cakile edentula); 76 77 seaside goldenrod (Solidago sempervirens); Japanese sedge or Asiatic sand sedge (Carex kobomugi); 78 Virginia pine (Pinus virginiana); broom sedge (Andropogon virginicus); and short dune grass (Panicum 79 ararum). For purposes of this ordinance, "coastal primary sand dune" shall not include any mound of sand, sandy soil, or dredge spoil deposited by any person for the purpose of temporary storage, beach replenishment or beach nourishment, nor shall the slopes of any such mound be used to determine the 80 81 82 landward or lateral limits of a coastal primary sand dune. 83

"Commission" means the Virginia Marine Resources Commission.

"Commissioner" means the Commissioner of Marine Resources.

"County, city and town" means the governing body of the county, city and town.

"Governmental activity" means any of the services provided by the Commonwealth or a county, city 86 87 or town to its citizens for the purpose of maintainingpublic facilities, including but not limited to, such 88 services as constructing, repairing, and maintaining roads; providing street lights and sewage facilities; 89 supplying and treating water; and constructing public buildings.

90 Wetlands board" or "board" means the board created pursuant to § 28.2-1303 of the Code of 91 Virginia. 92

§ 3. The following uses of and activities in dunes are authorized if otherwise permitted by law:

93 1. The construction and maintenance of noncommercial walkways which do not alter the contour of 94 the coastal primary sand dune:

95 2. The construction and maintenance of observation platforms which are not an integral part of any dwelling and which do not alter the contour of the coastal primary sand dune; 96

97 3. The planting of beach grasses or other vegetation for the purpose of stabilizing coastal primary 98 sand dunes;

99 4. The placement of sand fences or other material on or adjacent to coastal primary sand dunes for 100 the purpose of stabilizing such features, except that this provision shall not be interpreted to authorize 101 the placement of any material which presents a public health or safety hazard;

102  $\overline{5}$ . Sand replenishment activities of any private or public concern, provided no sand shall be removed from any coastal primary sand dune unless authorized by lawful permit; 103

6. The normal maintenance of any groin, jetty, riprap, bulkhead, or other structure designed to 104 control beach erosion which may abut a coastal primary sand dune; 105

7. The normal maintenance or repair of existing roads, highways, railroad beds, and facilities of the 106 107 United States, this Commonwealth or any of its counties or cities, or of any person, provided no coastal 108 primary sand dunes are altered;

109 8. Outdoor recreational activities, provided the activities do not alter the natural contour of the coastal primary sand dune or destroy the vegetation growing thereon; 110

111 9. The conservation and research activities of the Commission, Virginia Institute of Marine Science, Department of Game and Inland Fisheries, and other conservation-related agencies; 112

113 10. The construction and maintenance of aids to navigation which are authorized by governmental 114 authority;

115 11. Activities pursuant to any emergency declaration by the governing body of any local government or the Governor of the Commonwealth or any public health officer for the purposes of protecting the 116 117 public health and safety; and

12. Governmental activity in coastal primary sand dunes owned or leased by the Commonwealth or a 118 119 political subdivision thereof.

120 § 4. A. Any person who desires to use or alter any coastal primary sand dune within this..... (county, city or town), other than for the purpose of conducting the activities specified in § 3 of thisordinance, shall first file an application directly with the wetlands board or with the Commission.

123 B. The permit application shall include the following: the name and address of the applicant; a 124 detailed description of the proposed activities and a map, drawn to an appropriate and uniform scale, 125 showing the area of dunes directly affected, the location of the proposed work thereon, the area of any 126 proposed fill and excavation, the location, width, depth and length of any disposal area, and the location 127 of all existing and proposed structures, sewage collection and treatment facilities, utility installations, 128 roadways, and other related appurtenances or facilities, including those on adjacent uplands; a 129 description of the type of equipment to be used and the means of equipment access to the activity site; 130 the names and addresses of owners of record of adjacent land; an estimate of cost; the primary purpose 131 of the project; any secondary purposes of the project, including further projects; the public benefit to be 132 derived from the proposed project; a complete description of measures to be taken during and after the 133 alteration to reduce detrimental offsite effects; the completion date of the proposed work, project, or 134 structure; and such additional materials and documentation as the wetlands board may require.

C. A nonrefundable processing fee shall accompany each permit application. The fee shall be set by the applicable governing body with due regard for the services to be rendered, including the time, skill, and administrator's expense. No person shall be required to file two separate applications for permits if the proposed project will require permits under this ordinance and Chapter 13 (§ 28.2-1300 et seq.) of Title 28.2 of the Code of Virginia. Under those circumstances, the fee shall be established pursuant to this ordinance.

141 § 5. All applications, maps, and documents submitted shall be open for public inspection at the office142 of the recording officer of this...... (county, city or town).

§ 6. Not later than sixty days after receipt of a complete application, the wetlands board shall hold a 143 144 public hearing on the application. The applicant, local governing body, Commissioner, owner of record 145 of any land adjacent to the coastal primary sand dunes in question, the Virginia Institute of Marine 146 Science, the Department of Game and Inland Fisheries, the State Water Control Board, the Department 147 of Transportation, and any governmental agency expressing an interest in the application shall be 148 notified of the hearing. The board shall mail these notices not less than twenty days prior to the date set 149 for the hearing. The wetlands board shall also cause notice of the hearing to be published at least once a 150 week for two weeks prior to such hearing in a newspaper of general circulation in this...... (county, 151 city or town). The costs of publication shall be paid by the applicant.

152 § 7. A. Approval of a permit application shall require the affirmative vote of three members of a five-member board or four members of a seven-member board.

B. The chairman of the board, or in his absence the acting chairman, may administer oaths and compel the attendance of witnesses. Any person may appear and be heard at the public hearing. Each witness at the hearing may submit a concise written statement of his testimony. The board shall make a record of the proceeding, which shall include the application, any written statements of witnesses, a summary of statements of all witnesses, the findings and decision of the board, and the rationale for the decision.

160 C. The board shall make its determination within thirty days of the hearing. If the board fails to act 161 within that time, the application shall be deemed approved. Within forty-eight hours of its determination, 162 the board shall notify the applicant and the Commissioner of its determination. If the board fails to 163 make a determination within the thirty-day period, it shall promptly notify the applicant and the 164 Commission that the application is deemed approved.

169 § 8. The board may require a reasonable bond or letter of credit in an amount and with surety and 170 conditions satisfactory to it, securing to the Commonwealth compliance with the conditions and 171 limitations set forth in the permit. The board may, after a hearing held pursuant to this ordinance, 172 suspend or revoke a permit if the applicant has failed to comply with any of the conditions or 173 limitations set forth in the permit or has exceeded the scope of the work described in the application. 174 The board may, after a hearing, suspend a permit if the applicant fails to comply with the terms and 175 conditions set forth in the application.

§ 9. In fulfilling its responsibilities under this ordinance, the board shall preserve and protect coastal
primary sand dunes and beaches and prevent their despoliation and destruction. However, whenever
practical, the board shall accommodate necessary economic development in a manner consistent with the
protection of these features.

180 § 10. A. In deciding whether to grant, grant in modified form, or deny a permit, the board shall consider the following:

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182 1. The testimony of any person in support of or in opposition to the permit application;

183 2. The impact of the proposed development on the public health, safety, and welfare; and

184 3. The proposed development's conformance with standards prescribed in § 28.2-1408 of the Code of 185 Virginia and guidelines promulgated pursuant to § 28.2-1401 of the Code of Virginia.

186 B. The board shall grant the permit if all of the following criteria are met:

187 1. The anticipated public and private benefit of the proposed activity exceeds its anticipated public 188 and private detriment.

189 2. The proposed development conforms with the standards prescribed in § 28.2-1408 of the Code of 190 Virginia and guidelines promulgated pursuant to § 28.2-1401 of the Code of Virginia.

3. The proposed activity does not violate the purposes and intent of this ordinance or Chapter 14 (§ 28.2-1400 et seq.) of Title 28.2 of the Code of Virginia. 191 192

C. If the board finds that any of the criteria listed in subsection B of this section are not met, the 193 194 board shall deny the permit application but allow the applicant to resubmit the application in modified 195 form

§ 11. The permit shall be in writing, signed by the chairman of the board, and notarized. A copy of 196 197 the permit shall be transmitted to the Commissioner.

198  $\S$  12. No permit shall be granted without an expiration date established by the board. Upon proper 199 application, the board may extend the permit expiration date.

§ 13. No permit granted by a wetlands board shall in any way affect the right of any person to seek 200 201 compensation for any injury in fact incurred by him because of the permitted activity.