2008 SESSION

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HOUSE BILL NO. 1355

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the House Committee on Counties, Cities, and Towns

on February 8, 2008)

(Patron Prior to Substitute—Delegate Bulova)

234567 A BILL to amend and reenact § 15.2-2123 of the Code of Virginia, relating to sewage treatment plants.

Be it enacted by the General Assembly of Virginia:

- 1. That § 15.2-2123 of the Code of Virginia is amended and reenacted as follows: 8 9
 - § 15.2-2123. Sewage treatment plants to include certain capability.

Whenever the governing body of a locality or a combination of governing bodies of two or more 10 localities is using the authority of this chapter to construct a new sewage treatment plant, or a hydraulic 11 expansion or major upgrade of an existing sewage treatment plant, the facility shall be designed and 12 constructed so that it has the capability to treat the septage from all onsite sewage disposal systems, 13 14 which are not adequately served by another approved disposal site, located in the area of the locality or 15 combination thereof to be served by such plant. However, the locality or combination thereof may limit the amount of septage that the sewage treatment plant is designed to accept in order to eliminate or 16 reduce a disproportionate engineering, design, or fiscal burden that may be placed on the sewage 17 18 treatment plant or its users, to utilize cost-effective regional approaches, or to address engineering design considerations including protection of biological treatment processes. 19

20 The locality or combination thereof shall notify the Department of Environmental Quality of the 21 septage treatment capability of the sewage treatment plant prior to the Department's issuance of a state certificate to construct for such new, expanded, or upgraded facility. The locality or combination thereof 22 23 shall provide a copy of such notification to the Board of Health to assist the Board of Health in its 24 long-range planning pursuant to § 32.1-163.2.

25 This notification requirement shall not apply to any new project for which a preliminary engineering 26 report has been submitted to the Department of Environmental Quality on or before December 31, 2008.