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HOUSE BILL NO. 1625

AMENDMENT IN THE NATURE OF A SUBSTITUTE (Proposed by the Senate Committee on Agriculture, Conservation and Natural Resources

on February 21, 2011)

(Patron Prior to Substitute—Delegate Knight)

A BILL to amend and reenact § 10.1-1308 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 10.1-1308.01, relating to the exemption of qualified fumigation facilities from air regulations.

Be it enacted by the General Assembly of Virginia:

10 1. That § 10.1-1308 of the Code of Virginia is amended and reenacted and that the Code of 11 Virginia is amended by adding a section numbered 10.1-1308.01 as follows:

§ 10.1-1308. Regulations.

13 A. The Board, after having studied air pollution in the various areas of the Commonwealth, its causes, prevention, control and abatement, shall have the power to promulgate regulations, including 14 emergency regulations, abating, controlling and prohibiting air pollution throughout or in any part of the 15 Commonwealth in accordance with the provisions of the Administrative Process Act (§ 2.2-4000 et seq.), 16 17 except that a description of provisions of any proposed regulation which are more restrictive than applicable federal requirements, together with the reason why the more restrictive provisions are needed, 18 19 shall be provided to the standing committee of each house of the General Assembly to which matters 20 relating to the content of the regulation are most properly referable. No such regulation, shall prohibit 21 the burning of leaves from trees by persons on property where they reside if the local governing body of the county, city or town has enacted an otherwise valid ordinance regulating such burning. The 22 23 regulations shall not promote or encourage any substantial degradation of present air quality in any air 24 basin or region which has an air quality superior to that stipulated in the regulations. Any regulations 25 adopted by the Board to have general effect in part or all of the Commonwealth shall be filed in accordance with the Virginia Register Act (§ 2.2-4100 et seq.). 26

27 B. Any regulation that prohibits the selling of any consumer product shall not restrict the continued 28 sale of the product by retailers of any existing inventories in stock at the time the regulation is 29 promulgated.

30 C. Any regulation requiring the use of stage 1 vapor recovery equipment at gasoline dispensing 31 facilities may be applicable only in areas that have been designated at any time by the U.S. 32 Environmental Protection Agency as nonattainment for the pollutant ozone. For purposes of this section, 33 gasoline dispensing facility means any site where gasoline is dispensed to motor vehicle tanks from 34 storage tanks. 35

D. No regulation of the Board shall require permits for the construction or operation of qualified fumigation facilities, as defined in § 10.1-1308.01.

§ 10.1-1308.01. Qualified fumigation facilities.

A. For the purposes of this section, a "qualified fumigation facility" means a facility that:

39 1. Conducts commodity fumigation using any chemical regulated under Section 112(b) of the federal 40 Clean Air Act of foods, products, components, livestock or materials including fumigation subject to 41 regulation by either the U.S. Department of Agriculture or the U.S. Food and Drug Administration, or conducts such fumigation as required by other international, federal, or state regulations or 42 43 requirements; 44

2. Is not otherwise exempt under regulations of the Board for toxic air pollutants;

45 3. Has the potential to emit less than 10 tons per year of any hazardous air pollutant or 25 tons per year of any combination of hazardous air pollutants regulated by the Board pursuant to its regulations in Articles 4 (9 VAC 5-60-200 et seq.) and 5 (9 VAC 5-60-300 et seq.) of Chapter 60 (9 VAC 5-60); or 46 47 is not otherwise subject to regulation under the provisions of the federal Clean Air Act (42 U.S.C. **48** § 7401 et seq.) related to hazardous air pollutants. For determining potential to emit, "facility" means 49 50 any building, structure, facility or installation that emits or may emit any regulated air pollutant. A facility shall include all of the pollutant-emitting activities that belong to the same industrial grouping, 51 52 are located on one or more contiguous or adjacent properties, and are under the control of the same 53 person or persons under common control;

54 4. Operates in compliance with all federal and state regulations for licensing and operation of 55 fumigation facilities and licensing of fumigant applicators; and 56

5. Conducts fumigation activities that are, at a minimum, one of the following:

57 a. Performed in buildings or locations within the facility that are no closer than 300 feet from any building, structure, or area not within the facility if such building, structure, or area is regularly 58 59 occupied by the public. The conditions in this subdivision may be waived or reduced by the Department,

HB1625S1

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in consultation with the Department of Agriculture and Consumer Services; 60

b. Performed in buildings or containers that are sealed during fumigation and that voluntarily 61 62 employ capture and control technologies for the fumigant emissions; or

63 c. Monitored utilizing equipment and methods recognized by the National Institute for Occupational 64 Safety and Health, or other equipment and methods widely accepted as an industry standard, to ensure 65 the applicable funigant airborne concentrations referenced in the permissible exposure limits established by the Department of Labor and Industry or the parts per million standard stipulated in the federally 66 approved pesticide labeling, whichever is more stringent, is not exceeded at the fence or property line 67

during active fumigation and fumigation aeration. 68

B. The operator of a qualified fumigation facility shall provide to the Department, by first-class mail, 69 70 facsimile, or electronic mail: 71

1. A written notice prior to conducting fumigation activity at the facility that shall include:

72 a. Exact physical location at the facility of the particular fumigation operation and distance from any 73 building, structure, or other area regularly occupied by the public;

74 b. Object being fumigated (e.g. rail car, truck container, warehouse, bin, storage silo, open pallet of 75 product):

- 76 c. Product being fumigated;
- 77 d. Number of objects and quantity of product being fumigated;
- 78 e. Containment system (e.g. tarp, sealed container);
- 79 f. Fumigant to be used:
- 80 g. Expected quantity of fumigant to be used;
- h. Expected duration of fumigation; 81
- 82 *i. Expected duration of aeration;*
- j. Material safety data sheet (MSDS) for fumigant; and 83

84 k. A brief description of capture and control device, if used pursuant to subdivision A 5 b.

85 2. A written report completed within four business days following the completion of the fumigation 86 activity that shall include:

- 87 a. Total quantity of fumigant actually used;
- 88 b. Actual duration of aeration; and
- 89 c. Monitoring results for fumigation operations conducted pursuant to subdivision A 5 c.

90 C. Prior to the application of fumigant at the site, a facility shall post visible and legible signs at the 91 facility fence or property line closest to any public right-of-way. The signs shall remain in place until completion of the aeration process and shall conform to the format for placards mandated by the 92 federally approved fumigant label. 93

D. In-transit fumigations where the planned aeration is scheduled to occur outside of the 94 95 Commonwealth are not subject to Board regulations.

That by July 1, 2013, the Department of Environmental Quality, in consultation with the 96 2. 97 Pesticide Control Board, shall conduct enhanced air monitoring at fumigation sites and make its 98

findings available to the Department of Health. The Department of Health shall (i) assess air 99 monitoring data; (ii) determine whether health concerns exist at fumigation sites; and (iii) make

recommendations, if necessary, to the fumigation services industry through appropriate trade

100 groups and the Department of Environmental Quality as to whether additional preventative 101 102 measures are needed to protect public health.