10103265D HOUSE BILL NO. 987 1 INTRODUCED 2 Offered January 13, 2010 3 Prefiled January 13, 2010 4 A BILL to amend and reenact § 15.2-2114 of the Code of Virginia, relating to regulation of stormwater. 5 Patron-Jones 6 7 Referred to Committee on Agriculture, Chesapeake and Natural Resources 8 9 Be it enacted by the General Assembly of Virginia: 1. That § 15.2-2114 of the Code of Virginia is amended and reenacted as follows: 10 § 15.2-2114. Regulation of stormwater. 11 12 A. Any locality, by ordinance, may adopt a stormwater control program consistent with Article 1.1 13 (§ 10.1-603.1 et seq.) of Chapter 6 of Title 10.1, or any other state or federal regulation, by establishing 14 a utility or enacting a system of service charges. Income derived from these charges shall be dedicated 15 special revenue and may be used only to pay or recover costs for the following: 1. The acquisition, as permitted by § 15.2-1800, of real and personal property, and interest therein, 16 necessary to construct, operate and maintain stormwater control facilities; 17 18 2. The cost of administration of such programs; 19 3. Engineering and design, debt retirement, construction costs for new facilities and enlargement or 20 improvement of existing facilities, including the enlargement or improvement of dams, whether publicly 21 or privately owned, that serve to control stormwater; however, prior to adoption of any ordinance pursuant to this section related to the enlargement or improvement of privately owned dams, a locality 22 HB987 23 shall comply with the notice provisions of § 15.2-1427 and hold a public hearing; 24 4. Facility maintenance, including the maintenance of dams, whether publicly or privately owned, 25 that serve to control the stormwater; however, prior to adoption of any ordinance pursuant to this section 26 related to the maintenance of privately owned dams, a locality shall comply with the notice provisions 27 of § 15.2-1427 and hold a public hearing; 28 5. Monitoring of stormwater control devices: 29 6. Pollution control and abatement, consistent with state and federal regulations for water pollution 30 control and abatement; and 7. Planning, design, land acquisition, construction, operation and maintenance activities. 31 32 B. The charges may be assessed to property owners or occupants, including condominium unit 33 owners or tenants (when the tenant is the party to whom the water and sewer service is billed), and 34 shall be based upon their contributions to stormwater runoff; however, prior to adopting such a system, 35 a public hearing shall be held after giving notice as required by charter or by publishing a descriptive 36 notice once a week for two successive weeks prior to adoption in a newspaper with a general circulation 37 in the locality. The second publication shall not be sooner than one calendar week after the first 38 publication. A locality adopting such a system shall provide for full waivers of charges to federal, state, 39 or local government agencies when the agency owns and provides for maintenance of storm drainage 40 and stormwater control facilities or is a unit of the locality administering the program. A locality shall 41 also provide full waivers of charges for roads and public street rights-of-way that are owned and maintained by state or local agencies. In each instance, the amount of the waiver shall be equal to the 42 43 product of the fee that would be charged the agency, absent this section, multiplied by the percentage 44 reduction in both stormwater flow and pollutant loading captured by the agency's storm drainage or stormwater control facilities. A locality adopting such a system shall also provide for full or partial 45 waivers of charges to any person who develops, redevelops or retrofits outfalls, discharges or property 46 so that there is a permanent reduction in post-development stormwater flow and pollutant loading. The 47 locality shall base the amount of the waiver in part on the percentage reduction in both stormwater flow 48 49 and pollutant loading, from predevelopment to postdevelopment. No locality shall provide a waiver to 50 any person who does not obtain a stormwater permit from the Department of Conservation and 51 Recreation or the Department of Environmental Quality when such permit is required by statute or 52 regulation. A locality adopting such a system may also provide for full waiver of charges to cemeteries. 53 Income derived from service charges may not exceed the actual costs incurred by a locality operating 54 under the provisions of this title.

C. Any locality may issue general obligation bonds or revenue bonds in order to finance the cost of
infrastructure and equipment for a stormwater control program. Infrastructure and equipment shall
include structural and natural stormwater control systems of all types, including, without limitation,
retention basins, sewers, conduits, pipelines, pumping and ventilating stations, and other plants,

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59 structures, and real and personal property used for support of the system. The procedure for the issuance

of any such general obligation bonds or revenue bonds pursuant to this section shall be in conformity
 with the procedure for issuance of such bonds as set forth in the Public Finance Act (§ 15.2-2600 et seq.).

63 D. In the event charges are not paid when due, interest thereon shall at that time accrue at the rate, 64 not to exceed the maximum amount allowed by law, determined by the locality until such time as the 65 overdue payment and interest are paid. Charges and interest may be recovered by the locality by action at law or suit in equity and shall constitute a lien against the property, ranking on a parity with liens for 66 unpaid taxes. The locality may combine the billings for stormwater charges with billings for water or 67 sewer charges, real property tax assessments, or other billings; in such cases, the locality may establish **68** the order in which payments will be applied to the different charges. No locality shall combine its 69 billings with those of another locality or political subdivision, including an authority operating pursuant 70 to Chapter 51 (§ 15.2-5100 et seq.) of Title 15.2, unless such locality or political subdivision has given 71

72 its consent by duly adopted resolution or ordinance.

E. Any two or more localities may enter into cooperative agreements concerning the management ofstormwater.