## **2011 SESSION**

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## **SENATE BILL NO. 1021**

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Senate Committee on Agriculture, Conservation and Natural Resources

on January 24, 2011)

(Patron Prior to Substitute—Senator Puckett)

A BILL to amend and reenact §§ 62.1-44.15:5.01 and 62.1-44.15:20 of the Code of Virginia, relating to Virginia Water Protection Permits; multiagency review.

Be it enacted by the General Assembly of Virginia:

9 1. That §§ 62.1-44.15:5.01 and 62.1-44.15:20 of the Code of Virginia are amended and reenacted 10 as follows:

§ 62.1-44.15:5.01. Coordinated review of water resources projects.

12 A. Applications for water resources projects that require an individual Virginia Water Protection Permit and a Virginia Marine Resources permit under § 28.2-1205 shall be submitted and processed 13 through a joint application and review process. 14

15 B. The Director and the Commissioner of the Virginia Marine Resources Commission, in 16 consultation with the Virginia Institute of Marine Science, the Department of Game and Inland Fisheries, 17 the Department of Historic Resources, the Department of Health, the Department of Conservation and Recreation, the Virginia Department of Agriculture and Consumer Services, and any other appropriate or 18 interested state agency, shall coordinate the joint review process to ensure the orderly evaluation of 19 20 projects requiring both permits.

21 C. The joint review process shall include, but not be limited to, provisions to ensure that: (i) the 22 initial application for the project shall be advertised simultaneously by the Department of Environmental 23 Quality and the Virginia Marine Resources Commission; (ii) project reviews shall be completed by all state agencies that have been asked to review and provide comments, within 45 days of project notification by the Department of Environmental Quality and the Virginia Marine Resources 24 25 Commission; (iii) the Board and the Virginia Marine Resources Commission shall coordinate permit 26 27 issuance and, to the extent practicable, shall take action on the permit application no later than one year 28 after the agencies have received complete applications; (iv) to the extent practicable, the Board and the 29 Virginia Marine Resources Commission shall take action concurrently, but no more than six months 30 apart; and (v) upon taking its final action on each permit, the Board and the Virginia Marine Resources Commission shall provide each other with notification of their actions and any and all supporting 31 32 information, including any background materials or exhibits used in the application. Any state agency 33 asked to review and provide comments in accordance with clause (ii) shall provide such comments within 45 days of project notification by the Department of Environmental Quality and the Virginia 34 35 Marine Resources Commission or be deemed to have approved the project with no further opportunity 36 to provide comment.

37 D. If requested by the applicant, the Department of Environmental Quality shall convene a 38 preapplication review panel to assist applicants for water resources projects in the early identification of 39 issues related to the protection of beneficial instream and offstream uses of state waters. The Virginia 40 Marine Resources Commission, the Virginia Institute of Marine Science, the Department of Game and 41 Inland Fisheries, the Department of Conservation and Recreation, and the Department of Environmental 42 Quality shall participate in the preapplication review panel by providing information and guidance on the potential natural resource impacts and regulatory implications of the options being considered by the 43 44 applicant. However, the participation by these agencies in such a review process shall not limit any authority they may exercise pursuant to state and federal laws or regulations. 45 46

§ 62.1-44.15:20. Virginia Water Protection Permit.

47 A. Except in compliance with an individual or general Virginia Water Protection Permit issued in **48** accordance with this article, it shall be unlawful to:

49 1. Excavate in a wetland;

50 2. On or after October 1, 2001, conduct the following in a wetland:

51 a. New activities to cause draining that significantly alters or degrades existing wetland acreage or 52 functions; 53

b. Filling or dumping:

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c. Permanent flooding or impounding; or

d. New activities that cause significant alteration or degradation of existing wetland acreage or 55 56 functions; or

57 3. Alter the physical, chemical, or biological properties of state waters and make them detrimental to the public health, animal or aquatic life, or to the uses of such waters for domestic or industrial 58 59 consumption, or for recreation, or for other uses unless authorized by a certificate issued by the Board.

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B. The Board shall, after providing an opportunity for public comment, issue a Virginia Water
Protection Permit if it has determined that the proposed activity is consistent with the provisions of the
Clean Water Act and the State Water Control Law and will protect instream beneficial uses.

63 C. Prior to the issuance of a Virginia Water Protection Permit, the Board shall consult with and give 64 full consideration to the written recommendations of the following agencies: the Department of Game 65 and Inland Fisheries, the Department of Conservation and Recreation, the Virginia Marine Resources 66 Commission, the Department of Health, the Department of Agriculture and Consumer Services, and any other interested and affected agencies. Such consultation shall include the need for balancing instream 67 uses with offstream uses. Agencies may submit written comments on proposed permits within 45 days 68 after notification by the Board. If written comments are not submitted by an agency within this time 69 70 period, the Board shall assume that the agency has no comments on the proposed permit and deem that the permit has been approved by any such agency. After the expiration of the 45-day period, any such 71 72 agency shall have no further opportunity to comment.

D. Issuance of a Virginia Water Protection Permit shall constitute the certification required under
 § 401 of the Clean Water Act.

E. No locality may impose wetlands permit requirements duplicating state or federal wetlands permit 75 76 requirements. In addition, no locality shall impose or establish by ordinance, policy, plan, or any other means provisions related to the location of wetlands or stream mitigation in satisfaction of aquatic 77 78 resource impacts regulated under a Virginia Water Protection Permit or under a permit issued by the 79 U.S. Army Corps of Engineers pursuant to § 404 of the Clean Water Act. However, a locality's determination of allowed uses within zoning classifications or its approval of the siting or construction 80 of wetlands or stream mitigation banks or other mitigation projects shall not be affected by the 81 provisions of this subsection. 82

83 F. The Board shall assess compensation implementation, inventory permitted wetland impacts, and84 work to prevent unpermitted impacts to wetlands.