2011 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 10.1-605 and 10.1-605.1 of the Code of Virginia, relating to the Soil and Water Conservation Board; dam safety.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That §§ 10.1-605 and 10.1-605.1 of the Code of Virginia are amended and reenacted as follows:
 § 10.1-605. Promulgation of regulations by the Board; guidance document.

9 A. The Board shall adopt regulations to ensure that impounding structures in the Commonwealth are
10 properly and safely constructed, maintained and operated. Dam safety regulations promulgated by the
11 State Water Control Board shall remain in full force until amended in accordance with applicable
12 procedures.

B. The Board's Impounding Structure Regulations shall not require any impounding structure in existence or under a construction permit prior to July 1, 2010, that is currently classified as high hazard, or is subsequently found to be high hazard through reclassification, to upgrade its spillway to pass a rainfall event greater than the maximum recorded within the Commonwealth, which shall be deemed to be 90 percent of the probable maximum precipitation.

- Additionally, such 1. Such an impounding structure shall be determined to be in compliance with the spillway requirements of the regulations provided that (i) the impounding structure will pass two-thirds of the reduced probable maximum precipitation requirement described in this subsection and (ii) the dam owner certifies annually *and by January 15* that such impounding structure meets each of the following conditions:
- 4. a. The owner has a current emergency action plan that is approved by the Board and that isdeveloped and updated in accordance with the regulations;
- 25 2. \hat{b} . The owner has exercised the emergency action plan in accordance with the regulations and conducts a table-top exercise at least once every two years;
- 27 3. c. The Department has verification that both the local organization for emergency management and
 28 the Virginia Department of Emergency Management have on file current emergency action plans and
 29 updates for the impounding structure;
- **30** 4. *d*. That conditions at the impounding structure are monitored on a daily basis and as dictated by the emergency action plan;
- 5. e. The impounding structure is inspected at least annually by a professional engineer and all observed deficiencies are addressed within 120 days of such inspection;
- 6. f. The owner has a dam break inundation zone map developed in accordance with the regulationsthat is acceptable to the Department;
- 36 7. g. The owner is insured in an amount that will substantially cover the costs of downstream37 property losses to others that may result from a dam failure; and
- 38 8. *h*. The owner shall post the dam's emergency action plan on his website, or upon the request of
 39 the owner, the Department or another state agency responsible for providing emergency management
 40 services to citizens agrees to post the plan on its website. If the Department or another state agency
 41 agrees to post the plan on its website, the owner shall provide the plan in a format suitable for posting.
- 42 2. A dam owner who meets the conditions of subdivisions 1 subdivisions 1 a through 8 1 h, but has
 43 not provided record drawings to the Department for his impounding structure, shall submit a complete
 44 record report developed in accordance with the construction permit requirements of the Impounding
 45 Structure Regulations, excluding the required submittal of the record drawings.
- 3. A dam owner who fails to submit certifications required by subdivisions 1 a through 1 h in a
 timely fashion shall not enjoy the presumption that such impounding structure is deemed to be in
 compliance with the spillway requirements of the Board's Impounding Structure Regulations (4 VAC
 50-20).

4. Any dam owner who has submitted the certifications required by subdivisions 1 a through 1 h
shall make (i) such certifications, (ii) the emergency action plan required by subdivision 1 a, and (iii)
the certificate of insurance required by subdivision 1 g available, upon request and within five business
days, to any person. A dam owner may comply with the requirements of this subdivision by providing
the same information on a website and directing the requestor to such website. A dam owner who fails
to comply with this subdivision shall be subject to a civil penalty pursuant to § 10.1-613.2.

56 C. The Board's regulations shall establish an incremental damage analysis procedure that permits the

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spillway design flood requirement for an impounding structure to be reduced to the level at which dam
failure shall not significantly increase downstream hazard to life or property, provided that the spillway
design flood requirement shall not be reduced to below the 100-year flood event for high or significant
hazard impounding structures, or to below the 50-year flood event for low hazard potential impounding
structures.

D. The Board shall consider the impact of limited-use or private roadways with low traffic volume
and low public safety risk that are downstream from or across an impounding structure in the
determination of the hazard potential classification of an impounding structure.

65 § 10.1-605.1. Delegation of powers and duties.

The Board may delegate to the Director or his designee any of the powers and duties vested in the
Board by this article, except the adoption and promulgation of regulations or the issuance of certificates.
Delegation shall not remove from the Board authority to enforce the provisions of this article. At each
meeting of the Board, the Director shall identify those impounding structures that are currently
classified as high hazard and determined noncompliant with the spillway requirements of the Board's
Impounding Structure Regulations (4 VAC 50-20) or with statutory presumption provided by subsection
B of § 10.1-605.