2013 SESSION

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HOUSE BILL NO. 2190

FLOOR AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by Senator Hanger

on February 19, 2013)

(Patron Prior to Substitute—Delegate Cosgrove)

4 5 6 A BILL to amend and reenact § 10.1-603.7 of the Code of Virginia, relating to stringency of stormwater 7 management ordinances. 8

Be it enacted by the General Assembly of Virginia:

1. That § 10.1-603.7 of the Code of Virginia is amended and reenacted as follows:

§ 10.1-603.7. Authorization for more stringent ordinances.

11 A. Localities are authorized to adopt more stringent stormwater management ordinances than those necessary to ensure compliance with the Board's minimum regulations, provided that the more stringent 12 ordinances are based upon factual findings of local or regional comprehensive watershed management 13 studies or findings developed through the implementation of a MS4 permit or a locally adopted 14 15 watershed management study and are determined by the locality to be necessary to prevent any further 16 degradation to water resources, to address TMDL requirements, to protect exceptional state waters, or to address specific existing water pollution including nutrient and sediment loadings, stream channel 17 erosion, depleted groundwater resources, or excessive localized flooding within the watershed and that 18 19 prior to adopting more stringent ordinances a public hearing is held after giving due notice.

20 B. Localities shall submit a letter report to the Board Department when more stringent stormwater 21 management ordinances or more stringent requirements authorized by such ordinances, such as may be 22 set forth in design manuals, policies, or guidance documents developed by the localities, are determined 23 to be necessary pursuant to this section within 30 days after adoption thereof. Any such letter report 24 shall include a summary explanation as to why the more stringent ordinance or requirement has been 25 determined to be necessary pursuant to this section. Upon the request of an affected landowner or his agent submitted to the Department with a copy to the sent to the locality, within 90 days after adoption 26 27 of any such ordinance or derivative requirement, localities shall submit the ordinance or requirement 28 and all other supporting materials to the Department for a determination of whether the requirements of 29 this section have been met and whether any determination made by the locality pursuant to this section 30 is supported by the evidence. The Department shall issue a written determination setting forth its 31 rationale within 90 days of submission. Such a determination, or a failure by the Department to make 32 such a determination within the 90-day period, may be appealed to the Board.

33 C. Localities shall not prohibit or otherwise limit the use of any best management practice (BMP) 34 approved for use by the Director or the Board except as follows:

35 1. When the Director or the Board approves the use of any BMP in accordance with its stated 36 conditions, the locality serving as a VSMP authority shall have authority to preclude the onsite use of 37 the approved BMP, or to require more stringent conditions upon its use, for a specific land-disturbing 38 project based on a review of the stormwater management plan and project site conditions. Such 39 limitations shall be based on site-specific concerns. Any project or site-specific determination 40 purportedly authorized pursuant to this subsection may be appealed to the Department and the Department shall issue a written determination regarding compliance with this section to the requesting 41 42 party within 90 days of submission. Any such determination, or a failure by the Department to make any 43 such determination within the 90-day period, may be appealed to the Board.

44 2. When a locality is seeking to uniformly preclude jurisdiction-wide or otherwise limit geographically the use of a BMP approved by the Director or Board, or to apply more stringent 45 conditions to the use of a BMP approved by the Director or Board, upon the request of an affected 46 47 landowner or his agent submitted to the Department, with a copy submitted to the locality, within 90 **48** days after adoption, such authorizing ordinances, design manuals, policies, or guidance documents developed by the locality that set forth the BMP use policy shall be provided to the Department in such 49 50 manner as may be prescribed by the Department that includes a written justification and explanation as 51 to why such more stringent limitation or conditions are determined to be necessary. The Department shall review all supporting materials provided by the locality to determine whether the requirements of 52 53 this section have been met and that any determination made by the locality pursuant to this section is 54 reasonable under the circumstances. The Department shall issue its determination to the locality in writing within 90 days of submission. Such a determination, or a failure by the Department to make 55 such a determination within the 90-day period, may be appealed to the Board. 56

D. Based on a determination made in accordance with subsection B or C, any ordinance or other 57 requirement enacted or established by a locality that is found to not comply with this section shall be 58 59 null and void, replaced with state minimum standards, and remanded to the locality for revision to

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- ensure compliance with this section. Any such ordinance or other requirement that has been proposed 60
- 61 but neither enacted nor established shall be remanded to the locality for revision to ensure compliance 62 with this section.
- B. E. Any provisions of a local stormwater management program in existence before January 1, 2005 63
- 64 2013, that contains more stringent provisions than this article shall be exempt from the analysis requirements of subsection A this section. However, such provisions shall be reported to the Board as
- 65 66
- part of at the time of the locality's VSMP approval package.