2013 SESSION

ENGROSSED

13103383D **SENATE BILL NO. 944** 1 2 Senate Amendments in [] — January 24, 2013 3 A BILL to amend and reenact § 2.2-4027 of the Code of Virginia, relating to the Administrative Process 4 5 6 7 Act: issues on review. Patron Prior to Engrossment-Senator Edwards 8 Referred to Committee on General Laws and Technology 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 2.2-4027 of the Code of Virginia is amended and reenacted as follows: 11 § 2.2-4027. Issues on review. 12 13 The burden shall be upon the party complaining of agency action to designate and demonstrate an 14 error of law subject to review by the court. Such issues of law include: (i) accordance with constitutional right, power, privilege, or immunity, (ii) compliance with statutory authority, jurisdiction 15 limitations, or right as provided in the basic laws as to subject matter, the stated objectives for which 16 regulations may be made, and the factual showing respecting violations or entitlement in connection 17 with case decisions, (iii) observance of required procedure where any failure therein is not mere 18 harmless error, and (iv) the substantiality of the evidentiary support for findings of fact. The 19 20 determination of such fact issue shall be made upon the whole evidentiary record provided by the 21 agency if its proceeding was required to be conducted as provided in § 2.2-4009 or 2.2-4020 or, as to 22 subjects exempted from those sections, pursuant to constitutional requirement or statutory provisions for 23 opportunity for an agency record of and decision upon the evidence therein. 24 In addition to any other judicial review provided by law, a small business, as defined in subsection A 25 of § 2.2-4007.1, that is adversely affected or aggrieved by final agency action shall be entitled to judicial review of compliance with the requirements of subdivision A 2 of § 2.2-4007.04 and § 2.2-4007.1 within 26 one year following the date of final agency action. 27 28 When the decision on review is to be made on the agency record, the duty of the court with respect 29 to issues of fact shall be limited to ascertaining to determine whether there was substantial evidence in 30 the agency record upon which the agency as the trier of the facts could reasonably find them to be as it did to support the agency decision. The duty of the court with respect to the issues of law shall be to 31 32 review the agency decision de novo. [Upon motion of any party, the court may augment the agency 33 record in whole or in part.] The court shall enter judgment either setting aside, [modifying,] 34 remanding, or affirming the order or decision of the agency. 35 Where there is no agency record so required and made, any necessary facts in controversy shall be 36 determined by the court upon the basis of the agency file, minutes, and records of its proceedings under 37 § 2.2-4007.01 or 2.2-4019 as augmented, if need be, by the agency pursuant to order of the court or 38 supplemented by any allowable and necessary proofs adduced in court except that the function of the 39 court shall be to determine only whether the result reached by the agency could reasonably be said, on 40 all such proofs, to be within the scope of the legal authority of the agency. Whether the fact issues are reviewed on the agency record or one made in the review action, the 41 42 court shall take due account of the presumption of official regularity, the experience and specialized competence of the agency, and the purposes of the basic law under which the agency has acted. 43

SB944E

10/5/22 15:7

022020