2015 SESSION

INTRODUCED

HJ516

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1	HOUSE JOINT RESOLUTION NO. 516
2	Offered January 14, 2015
3	Prefiled December 9, 2014
4	Directing the Department of Environmental Quality to study the long-term effects of the storage and
5	land application of industrial wastes and sewage sludge on public health, residential wells, and
6	surface and ground water. Report.
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0	Patron—Fowler
8 9	Referred to Committee on Rules
9 10	Referred to Committee on Rules
11	WHEREAS, prior to 1994, the Department of Environmental Quality (DEQ) regulated all land
12	application of treated sewage sludge, commonly known as biosolids, when biosolids were applied to
13	agricultural lands; and
14	WHEREAS, in 1994 the General Assembly directed the Virginia Department of Health (VDH) to
15	adopt regulations to ensure that (i) sewage sludge permitted for land application, marketing, or
16	distribution is properly treated or stabilized; (ii) land application, marketing, and distribution of sewage
17	sludge is performed in a manner that will protect public health and the environment; and (iii) the escape,
18	flow, or discharge of sewage sludge into state waters in a manner that would cause pollution of state
19 20	waters, as those terms are defined in § 62.1-44.3 of the Code of Virginia, will be prevented; and
20 21	WHEREAS, in 2007, the General Assembly authorized the transfer of all regulatory oversight of
21 22	treated sewage sludge, commonly known as biosolids, from VDH to DEQ; and WHEREAS, since 2008, biosolids have been land applied in at least 68 localities in the
23	Commonwealth, with at least 54 of those localities receiving biosolids annually; and
24	WHEREAS, between 2008 and 2013, an average of 221,000 dry tons of biosolids have been spread
25	over an average of 63,000 acres annually; and
26	WHEREAS, in accordance with House Joint Resolution No. 694, the Secretary of Natural Resources
27	and Secretary of Health and Human Resources convened a panel of experts in 2007 to study the impact
28	of land application of biosolids on human health and the environment; and
29	WHEREAS, the General Assembly posed specific questions to the panel and requested that it
30	consider the typical contaminant concentrations and application rates of biosolids in its study; and
31 32	WHEREAS, the panel included stakeholders from a broad range of disciplines, including medicine, higher education, forestry, agronomy, environmental science, ecology, veterinary medicine, and law; and
32 33	WHEREAS, the Secretary of Health and Human Resources and the Secretary of Natural Resources
34	published the final report of the panel in 2008; and
35	WHEREAS, the panel uncovered no evidence or literature verifying a causal link between biosolids
36	and illness, but recognized gaps in the science and knowledge surrounding this issue; and
37	WHEREAS, the panel stated these gaps could be reduced through highly controlled epidemiological
38	studies relating to health effects of land-applied biosolids and additional efforts to reduce the limitations
39	in quantifying all the chemical and biological constituents in biosolids; and
40	WHEREAS, the panel stated that there are gaps in the research to characterize the composition, fate,
41 42	and effects of pharmaceutical and personal care products and other persistent organic compounds in biosolids, as well as in other products, materials, and the environment; and
43	WHEREAS, House Joint Resolution No. 694 also directed the panel to perform a detailed analysis of
44	the chemical and biological composition of biosolids; and
45	WHEREAS, detailed analysis of the vast number of constituents of biosolids, combined with the
46	specialized analytical methodologies employed to detect and quantify these constituents, involves
47	significant cost; and
48	WHEREAS, because no funding was available to conduct new analyses, the panel was limited in
49	performing a detailed analysis of the chemical and biological constituents of biosolids; and
50 51	WHEREAS, § 62.1-44.3 of the Code of Virginia defines industrial wastes as "liquid or other wastes
51 52	resulting from any process of industry, manufacture, trade, or business or from the development of any natural resources"; and
52 53	WHEREAS, the land application of industrial wastes in Virginia is regulated by the Virginia
55 54	Department of Agriculture and Consumer Services (VDACS) and DEQ; and
55	WHEREAS, the Virginia Department of Agriculture and Consumer Services regulates certain
56	industrial wastes as "industrial co-products" in accordance with the Virginia Fertilizer Law and Virginia
57	Agricultural Liming Materials Law, which provide for the marketing and distribution of industrial
58	wastes; and

59 WHEREAS, the land application of industrial wastes that are not regulated by VDACS is regulated 60 by the State Water Control Board and DEQ; and

WHEREAS, industrial wastes from over 35 facilities are land applied in Virginia pursuant to the
 terms of a Virginia Pollution Abatement or Virginia Pollutant Discharge Elimination System Permit
 issued by DEQ; and

64 WHÉREAS, since taking over the regulatory program from VDH, DEQ has conducted over 10,000 65 inspections of biosolids and industrial wastes land application sites; and

WHEREAS, biosolids and industrial wastes are land applied on less than one percent of the cropland,pastureland, and woodland on Virginia farms; and

68 WHEREAS, on average, less than 10,000 dry tons of industrial wastes are land applied annually in 69 Virginia, which is less than five percent of the annual amounts of biosolids land applied in Virginia; and

WHEREAS, the Department of Environmental Quality permits include authorization for land application of industrial wastes from a variety of facilities, including chicken and pork processing and packaging, apple processing, breweries, concentrated and dried soup stocks manufacturing, confectionary manufacturing, beverage manufacturing, snack cake manufacturing, fish processing, poultry hatching, meat processing, tomato processing, wood processing, rendering, farmers' markets, and municipal potable water treatment plants; and

76 WHEREAS, the DEQ permit application requires the permit applicant to submit details regarding the
77 design of the industrial wastes treatment works, including the storage facility and land area
78 determination, as well as characterization of the industrial wastes that includes analyses of heavy metals
79 and other constituents; and

80 WHEREAS, the Department of Environmental Quality examines the specific processes used at the
 81 facility generating the industrial wastes to determine whether constituents may represent a threat to
 82 human health and the environment; and

83 WHEREAS, the Department of Environmental Quality requires the permit applicant to provide
84 analyses to determine the capacity of the land application site to assimilate nutrients, metals, and any
85 other pollutants of concern, in order to demonstrate that the activity may be performed safely and
86 protect the environment; now, therefore, be it

87 RESOLVED by the House of Delegates, the Senate concurring, That the Department of
88 Environmental Quality be directed to study the long-term effects of the storage and land application of
89 industrial wastes and sewage sludge on public health, residential wells, and surface and ground water.

90 In conducting its study, DEQ shall determine (i) the substances contained in biosolids and industrial
91 wastes and (ii) whether current regulations, including current testing, monitoring, and setback
92 requirements, are adequate to protect human health and the environment.

93 Technical assistance shall be provided to DEQ by VDH, the Virginia Polytechnic and State
94 University's Department of Crop and Soil Environmental Sciences, and the Virginia Institute of Marine
95 Science. All agencies of the Commonwealth shall provide assistance to DEQ for this study, upon
96 request.

97 The Department of Environmental Quality shall complete its meetings by November 30, 2015, and 98 the Director shall submit to the Division of Legislative Automated Systems an executive summary of its 99 findings and recommendations no later than the first day of the 2016 Regular Session of the General Assembly. The executive summary shall state whether DEQ intends to submit to the General Assembly 100 101 and the Governor a report of its findings and recommendations for publication as a House or Senate 102 document. The executive summary and report shall be submitted as provided in the procedures of the Division of Legislative Automated Systems for the processing of legislative documents and reports and 103 104 shall be posted on the General Assembly's website.