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1	HOUSE BILL NO. 675
2	Offered January 10, 2018
3	Prefiled January 9, 2018
4	A BILL to amend and reenact § 32.1-163.6 of the Code of Virginia, relating to onsite treatment works;
5	effluent quality standards and maintenance requirements.
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	Patron—Hodges
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8	Referred to Committee on Health, Welfare and Institutions
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 32.1-163.6 of the Code of Virginia is amended and reenacted as follows:
12	§ 32.1-163.6. Professional engineering of onsite treatment works.
13	A. Notwithstanding other provisions of this chapter, for purposes of permit approval, the Board,
14	Commissioner, and Department of Health shall accept treatment works designs from individuals licensed
15 16	as professional engineers pursuant to Chapter 4 (§ 54.1-400 et seq.) of Title 54.1. The designs shall (i)
10	be compliant with standard engineering practice and performance requirements established by the Board and those horizontal setback requirements necessary to protect the public health and the environment, (ii)
18	reflect that degree of skill and care ordinarily exercised by licensed members of the engineering
19	profession practicing at the time of performance, (iii) be appropriate for the particular soil characteristics
20	of the site, and (iv) ensure that the treatment works will meet or exceed the discharge, effluent, and
21	surface and ground water quality standards for systems otherwise permitted pursuant to the regulations
22	implementing this chapter.
23	B. The Department may conduct such review of the work and field analysis as deemed necessary to
24	protect the public health and integrity of the Commonwealth's environment.
25	C. Within 21 calendar days from the date of application for treatment works sized at 1,000 gallons
26	per day or smaller, and within 60 calendar days from the date of application for treatment works sized
27	at more than 1,000 gallons per day, the Department shall (i) issue the requested approval, or (ii) set
28	forth in writing the specific reasons for denial.
29 20	D. The Department shall establish an engineering design review panel to review the Department's
30 31	decision to disapprove an onsite sewage system design. The Commissioner shall appoint four individuals licensed as professional engineers pursuant to Chapter 4 (§ 54.1-400 et seq.) of Title 54.1 with expertise
32	in onsite sewage systems to serve on the engineering design review panel with (i) one representing the
33	Department of Health, (ii) one representing the Department of Environmental Quality, (iii) one
34	representing the Virginia Society of Professional Engineers, and (iv) one representing the American
35	Council of Engineering Companies of Virginia. If a state agency is unable to provide a representative in
36	accordance with this subsection, the Commissioner shall appoint another individual licensed as a
37	professional engineer pursuant to Chapter 4 (§ 54.1-400 et seq.) of Title 54.1 with expertise in onsite
38	sewage systems. The members of the design review panel shall appoint a member to serve as Chairman.
39	The design review panel shall be designated a subordinate, as defined in § 2.2-4001, and shall meet as
40	necessary.
41	E. When the Department denies an application pursuant to subsection D, the owner may appeal that decision in accordance with $s = 22.1 \pm 64.1$.
42	decision in accordance with § 32.1-164.1. Alternatively, the owner, or the professional engineer
43 44	responsible for an onsite sewage system design with the owner's written consent, may request an informal fact-finding conference before the engineering design review panel established in subsection D.
45	The request must (i) be in writing, (ii) be received by the Commissioner within 30 days of the
46	professional engineer's receipt of the Department's denial, and (iii) cite the reason or reasons for the
47	request. The informal fact-finding conference shall be held within 45 calendar days of the request. The
48	proceedings of the engineering design review panel shall be governed by the provisions of the
49	Administrative Process Act (§ 2.2-4000 et seq.). Within 30 days following its receipt of the engineering
50	review panel's written recommendations, the Department shall consider the recommendations of the
51	engineering design review panel and approve the application or re-affirm its denial.
52	F. When the Department denies an application following review by the engineering design review
53	panel, the owner may appeal that decision in accordance with § 32.1-164.1.
54	G. This section shall not be construed to require an owner to seek review by the engineering design
55 56	review panel before appealing a permit denial pursuant to § 32.1-164.1.
56	H. This section shall not be construed to prohibit any locality from adopting or enforcing any

57 ordinance duly enacted pursuant to Chapter 21 (§ 15.2-2100 et seq.) of Title 15.2.
58 I. All treatment works designs permitted pursuant to this section shall comply with operation,

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maintenance, and monitoring requirements as set forth in regulations implementing this chapter. 59

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J. Effluent quality standards and maintenance requirements for onsite treatment works designed by individuals licensed as professional engineers shall not exceed those established in the Virginia Pollutant Discharge Elimination System (VPDES) General Permit for Domestic Sewage Discharges of Less Than or Equal to 1,000 Gallons Per Day for fresh water discharge. 61 62

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