2021 SPECIAL SESSION I

ENGROSSED

21102682D

HOUSE BILL NO. 1982

House Amendments in [] - January 22, 2021

3 A BILL to amend and reenact § 62.1-44.19:21 of the Code of Virginia, relating to nutrient credits; use 4 by facility with permit for stormwater discharges.

Patron Prior to Engrossment-Delegate Bulova

Referred to Committee on Agriculture, Chesapeake and Natural Resources

Be it enacted by the General Assembly of Virginia:

9 1. That § 62.1-44.19:21 of the Code of Virginia is amended and reenacted as follows: 10

§ 62.1-44.19:21. Nutrient credit use by regulated entities.

11 A. An MS4 permittee may acquire, use, and transfer nutrient credits for purposes of compliance with any waste load allocations established as effluent limitations in an MS4 permit issued pursuant to 12 § 62.1-44.15:25. Such method of compliance may be approved by the Department following review of a 13 14 compliance plan submitted by the permittee that includes the use of nutrient credits. The permittee may 15 use such credits for compliance purposes only if (i) the credits, whether annual, term, or perpetual, are generated and applied for purposes of compliance for the same calendar year; (ii) the credits are 16 17 acquired no later than a date following the calendar year in which the credits are applied as specified by the Department consistent with the permittee's Virginia Stormwater Management Program (VSMP) 18 19 permit annual report deadline under such permit; (iii) the credits are generated in the same locality or 20tributary, except that permittees in the Eastern Coastal Basin may also acquire credits from the Potomac and Rappahannock tributaries; and (iv) the credits either are point source nitrogen or point source phosphorus credits generated by point sources covered by the general permit issued pursuant to 21 22 23 § 62.1-44.19:14, or are certified pursuant to § 62.1-44.19:20. An MS4 permittee may enter into an 24 agreement with one or more other MS4 permittees within the same locality or within the same or 25 adjacent eight-digit hydrologic unit code to collectively meet the sum of any waste load allocations in 26 their permits. Such permittees shall submit to the Department for approval a compliance plan to achieve 27 their aggregate permit waste load allocations.

28 B. Those applicants An applicant required to comply with water quality requirements for 29 land-disturbing activities operating under a General VSMP Permit for Discharges of Stormwater from Construction Activities or a Construction Individual Permit may acquire and use perpetual nutrient 30 credits certified and registered on the Virginia Nutrient Credit Registry in accordance with 31 32 § 62.1-44.15:35.

33 C. Confined A confined animal feeding operations operation issued permits a permit pursuant to this 34 chapter may acquire, use, and transfer credits for compliance with any waste load allocations contained 35 in the provisions of a Virginia Pollutant Discharge Elimination System (VPDES) permit. Such method 36 of compliance may be approved by the Department following review of a compliance plan submitted by 37 the permittee that includes the use of nutrient credits.

D. Facilities A facility registered under the Industrial Stormwater General Permit issued pursuant to 38 39 this chapter or issued a VPDES permit regulating stormwater discharges that requires nitrogen and 40 phosphorus monitoring at the facility may acquire, use, and transfer credits for compliance with any 41 waste load allocations established as effluent limitations in a VPDES permit. Such method of compliance may be approved by the Department following review of a compliance plan submitted by 42 the permittee that includes the use of nutrient credits. [The permittee may use such credits for 43 44 compliance purposes only if the credits are (i) generated and applied for purposes of compliance during 45 the same calendar year, whether such credits are annual, term, or perpetual; (ii) acquired no later than a date specified by the Department following the calendar year in which the credits are applied; (iii) 46 generated in the same tributary and upstream of the point of discharge, except that permittees in the 47 Eastern Coastal Basin may also acquire credits from the Potomac and Rappahannock tributaries; and 48 49 (iv) either (a) credits certified pursuant to § 62.1 44.19:20 or (b) point source nitrogen or point source 50 phosphorus credits generated by point sources covered by the general permit issued pursuant to 51 <u>\$ 62.1-44.19:14.</u>]

52 E. Public notice of each compliance plan submitted for approval pursuant to this section shall be 53 given by the Department.

F. This section shall not be construed to limit or otherwise affect the authority of the Board to 54 55 establish and enforce more stringent water quality-based effluent limitations for total nitrogen or total 56 phosphorus in permits where those limitations are necessary to protect local water quality. The exchange 57 or acquisition of credits pursuant to this article shall not affect any requirement to comply with such

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58 local water quality-based limitations.