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## **SENATE BILL NO. 1265**

## AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Senate Committee on Agriculture, Conservation and Natural Resources

on February 4, 2021)

(Patron Prior to Substitute—Senator Deeds)

5 6 A BILL to amend and reenact §§ 62.1-44.15:37.1 and 62.1-44.15:58.1 of the Code of Virginia, relating 7 to natural gas pipelines; stop work orders. 8

Be it enacted by the General Assembly of Virginia:

9 1. That §§ 62.1-44.15:37.1 and 62.1-44.15:58.1 of the Code of Virginia are amended and reenacted 10 as follows:

## 11 § 62.1-44.15:37.1. Inspections; land-disturbing activities of natural gas pipelines; stop work 12 instructions.

13 A. The Department is authorized to conduct inspections of the land-disturbing activities of interstate 14 and intrastate natural gas pipeline companies that have approved annual standards and specifications 15 pursuant to § 62.1-44.15:31 as such land-disturbing activities relate to construction of any natural gas transmission pipeline equal to or greater than  $\frac{36}{24}$  inches inside diameter to determine (i) compliance 16 17 with such annual standards and specifications, (ii) compliance with any site-specific plans, and (iii) if there have been or are likely to be adverse impacts to water quality as a result of such land-disturbing 18 activities, including instances where (a) there has been a violation of any water quality standard 19 20 adopted pursuant to the State Water Control Law (§ 62.1-44.2 et seq.), (b) sediment has been deposited 21 in significant amounts in areas where those deposits are not contained by best management practices, 22 (c) there are repeated instances of adverse impacts or likely adverse impacts within a 30-day period, or 23 (d) there have been widespread and repeated instances of adverse impacts or likely impacts. When the 24 Department determines that there has been a substantial adverse impact to water quality or that an 25 imminent and substantial adverse impact to water quality is likely to occur as a result of such land-disturbing activities, the Department may issue a stop work instruction, without advance notice or 26 27 hearing, requiring that all or part of such land-disturbing activities on the part of the site that caused the 28 substantial adverse impacts to water quality or are likely to cause imminent and substantial adverse 29 impacts to water quality be stopped until corrective measures specified in the stop work instruction have 30 been completed and approved by the Department. Where substantial adverse impacts or likely adverse impacts are found on a repeated, frequent, and widespread basis, the Department may issue a stop work 31 32 instruction for every work area in Virginia until the Department determines that any systemic cause that 33 contributed to such occurrences has been corrected.

34 Such stop work instruction shall become effective upon service on the company by email or other 35 technology agreed to in writing by the Department and the company, by mailing with confirmation of 36 delivery to the address specified in the annual standards and specifications, if available, or by delivery at the site to a person previously identified to the Department by the company. Upon request by the 37 38 company, the Director or his designee shall review such stop work instruction within 48 hours of 39 issuance.

40 B. Within 10 business days of issuance of a stop work instruction, the Department shall promptly 41 provide to such company an opportunity for an informal fact-finding proceeding concerning the stop work instruction and any review by the Director or his designee. Reasonable notice as to the time and 42 43 place of the informal fact-finding proceeding shall be provided to such company. Within 10 business days of the informal fact-finding proceeding, the Department shall affirm, modify, amend, or cancel such 44 stop work instruction. Upon written documentation from the company of the completion and approval by 45 the Department in writing of the corrective measures specified in the stop work instruction, the 46 47 instruction shall be immediately lifted.

**48** C. The company may appeal such stop work instruction or preliminary decision rendered by the 49 Director or his designee to the circuit court of the jurisdiction wherein the land-disturbing activities 50 subject to the stop work instruction occurred, or to another appropriate court, in accordance with the 51 requirements of the Administrative Process Act (§ 2.2-4000 et seq.). Any person violating or failing, neglecting, or refusing to obey a stop work instruction issued by the Department may be compelled in a 52 53 proceeding instituted in the circuit court of the jurisdiction wherein the violation was alleged to have 54 occurred or other appropriate court to obey same and to comply therewith by injunction, mandamus, or other appropriate remedy. Nothing in this section shall prevent the Board or the Department from taking 55 any other action authorized by this chapter. 56 57

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§ 62.1-44.15:58.1. Inspections; land-disturbing activities of natural gas pipelines; stop work 58 instructions.

59 A. The Department is authorized to conduct inspections of the land-disturbing activities of interstate 60 and intrastate natural gas pipeline companies that have approved annual standards and specifications 61 pursuant to § 62.1-44.15:55 as such land-disturbing activities relate to construction of any natural gas transmission pipeline equal to or greater than  $\frac{36}{24}$  inches inside diameter to determine (i) compliance 62 63 with such annual standards and specifications, (ii) compliance with any site-specific plans, and (iii) if 64 there have been or are likely to be adverse impacts to water quality as a result of such land-disturbing 65 activities, including instances where (a) there has been a violation of any water quality standard 66 adopted pursuant to the State Water Control Law (§ 62.1-44.2 et seq.), (b) sediment has been deposited in significant amounts in areas where those deposits are not contained by best management practices, 67 (c) there are repeated instances of adverse impacts or likely adverse impacts within a 30-day period, or 68 69 (d) there have been widespread and repeated instances of adverse impacts or likely impacts. When the 70 Department determines that there has been a substantial adverse impact to water quality or that an imminent and substantial adverse impact to water quality is likely to occur as a result of such 71 72 land-disturbing activities, the Department may issue a stop work instruction, without advance notice or 73 hearing, requiring that all or part of such land-disturbing activities on the part of the site that caused the 74 substantial adverse impacts to water quality or are likely to cause imminent and substantial adverse 75 impacts to water quality be stopped until corrective measures specified in the stop work instruction have been completed and approved by the Department. Where substantial adverse impacts or likely adverse 76 77 impacts are found on a repeated, frequent, and widespread basis, the Department may issue a stop work 78 instruction for every work area in Virginia until the Department determines that any systemic cause that 79 contributed to such occurrences has been corrected.

80 Such stop work instruction shall become effective upon service on the company by email or other 81 technology agreed to in writing by the Department and the company, by mailing with confirmation of 82 delivery to the address specified in the annual standards and specifications, if available, or by delivery at 83 the site to a person previously identified to the Department by the company. Upon request by the 84 company, the Director or his designee shall review such stop work instruction within 48 hours of 85 issuance.

86 B. Within 10 business days of issuance of a stop work instruction, the Department shall promptly 87 provide to such company an opportunity for an informal fact-finding proceeding concerning the stop 88 work instruction and any review by the Director or his designee. Reasonable notice as to the time and 89 place of the informal fact-finding proceeding shall be provided to such company. Within 10 business 90 days of the informal fact-finding proceeding, the Department shall affirm, modify, amend, or cancel such stop work instruction. Upon written documentation from the company of the completion and approval by 91 92 the Department in writing of the corrective measures specified in the stop work instruction, the 93 instruction shall be immediately lifted.

94 C. The company may appeal such stop work instruction or preliminary decision rendered by the 95 Director or his designee to the circuit court of the jurisdiction wherein the land-disturbing activities 96 subject to the stop work instruction occurred, or to another appropriate court, in accordance with the 97 requirements of the Administrative Process Act (§ 2.2-4000 et seq.). Any person violating or failing, 98 neglecting, or refusing to obey a stop work instruction issued by the Department may be compelled in a 99 proceeding instituted in the circuit court of the jurisdiction wherein the violation was alleged to have 100 occurred or other appropriate court to obey same and to comply therewith by injunction, mandamus, or 101 other appropriate remedy. Nothing in this section shall prevent the Board or the Department from taking 102 any other action authorized by this chapter.