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SENATE BILL NO. 583

Offered January 22, 1996

A BILL to amend and reenact § 62.1-44.15:4 of the Code of Virginia, relating to notice to localities regarding state actions related to water quality.

Patrons—Couric, Hawkins, Marye, Maxwell, Norment, Reasor, Ticer, Waddell and Whipple; Delegates: Connally, Davies, Deeds, Grayson, Plum, Van Yahres and Way

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Referred to the Committee on Agriculture, Conservation and Natural Resources

11 Be it enacted by the General Assembly of Virginia: 12 1. That § 62.1-44.15:4 of the Code of Virginia is amend

1. That § 62.1-44.15:4 of the Code of Virginia is amended and reenacted as follows: 8 62 1 44 15:4 Notification of local government

§ 62.1-44.15:4. Notification of local government.

A. Upon determining that there has been a violation of a regulation promulgated under this chapter
and such violation poses an imminent threat to the health, safety or welfare of the public, the Executive
Director shall immediately notify the chief administrative officer of any potentially affected local
government. Neither the Executive Director, the Commonwealth, nor any employee of the
Commonwealth shall be liable for a failure to provide, or a delay in providing, the notification required
by this sectionsubsection.

20 B. Upon receiving a nomination of a waterway or segment of a waterway for designation as an 21 exceptional state water pursuant to the Board's antidegradation policy, as required by 40 C.F.R. § 131.12, the Board shall notify each locality in which the waterway or segment lies. The written notice 22 23 shall include, at a minimum: (i) a description of the location of the waterway or segment, (ii) the 24 procedures and criteria for designation as well as the impact of designation; (ii) the name of the person 25 making the nomination; and (iii) the name of a contact person at the Department of Environmental 26 Quality who is knowledgeable about the nomination and the waterway or segment. After receipt of the 27 notice of the nomination localities shall be provided sixty days to comment on the consistency of the 28 nomination with the locality's comprehensive plan.

29 C. Upon determining that a waterway or any segment of a waterway does not meet its water quality 30 standard use designation as set out in the Board's regulations and as required by § 1313 (d) of the 31 federal Clean Water Act (33 U.S.C. § 1251 et seq.) and 40 C.F.R. § 130.7 (b), the Board shall notify each locality in which the waterway or segment lies. The written notification shall include, at a 32 33 minimum: (i) a description of the reasons the waters do not meet the water quality standard including 34 specific parameters and criteria not met; (ii) a layman's description of the location of the waters; (iii) 35 the possible sources of the pollution; and (iv) the name of a contact person at the Department of 36 Environmental Quality who is knowledgeable about the failure of the waterway or segment to meet the 37 standards. After receipt of the notification, local governments shall have thirty days to comment.

D. Upon receipt of an application for a permit or for a modification of a permit, the Board shall notify, in writing, the locality wherein the discharge does or is proposed to take place of, at a minimum:
(i) the name of the applicant; (ii) the nature of the application and proposed discharge; and (iii) upon request, any other information known to, or in the possession of, the Board or the Department regarding the applicant not required to be held confidential by this chapter.

43 E. The comment periods established in subsections B and C shall in no way impact a locality's 44 ability to comment during any additional comment periods established by the Board. INTRODUCED