1997 SESSION

ENROLLED

| 1 | VIRGINIA ACTS OF ASSEMBLY — CHAPTER |
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| 2 3 4 | An Act to amend the Code of Virginia by adding in Chapter 3.1 of Title 62.1 an article numbered 4.1, consisting of sections numbered 62.1-44.19:4 through 62.1-44.19:8, relating to the Water Quality Monitoring, Information and Restoration Act. |
| 5 6 | [S 1122] Approved |
| $\begin{array}{c} 7 & 8 \\ 9 & 10 \\ 11 \\ 12 \\ 13 \\ 14 \\ 15 \\ 16 \\ 17 \\ 18 \\ 19 \\ 20 \\ 12 \\ 23 \\ 24 \\ 25 \\ 26 \\ 27 \\ 28 \\ 29 \\ 30 \\ 31 \\ 23 \\ 33 \\ 35 \\ 36 \\ 37 \\ 38 \\ 9 \\ 41 \\ 42 \\ 34 \\ 45 \\ 46 \\ 47 \\ 48 \\ 9 \\ 50 \\ 51 \\ 25 \\ 35 \\ 55 \\ 56 \end{array}$ | Be it enacted by the General Assembly of Virginia: That the Code of Virginia is amended by adding in Chapter 3.1 of Title 62.1 an article numbered 4.1, consisting of sections numbered 62.1-44.19:4 through 62.1-44.19:8, as follows: Article 4.1. Water Quality Monitoring, Information and Restoration Act. § 62.1-44.19:4. Definitions. As used in this article unless the context requires a different meaning: "Clean Water Act" means the Federal Water Pollution Control Act, as amended, (33 U.S.C. § 1251 et seq.). "Fully supporting" means those waters meeting the fishable and swimmable goals of the Clean Water Act. "Impaired waters" means those water bodies or water body segments that are not fully supporting or are partially supporting of the fishable and swimmable goals of the Clean Water Act. "Impaired waters" means those water bodies or water body segments that are not fully supporting or are partially supporting of the fishable and swimmable goals of the Clean Water Act. "Impaired waters" means those waters bodies or water body segments that are not fully supporting or are partially supporting of the fishable and swimmable goals of the Clean Water Act and include those waters identified in subdivision C 1 of § 62.1-44.19:5. "Toxic substance" or 'toxics" means those waters bidentified as impaired waters. "Toxic substance" or 'toxics" means those substances listed by the USEPA Administrator pursuant to § 307(a) of the Clean Water Act and those substances on the 'toxics of concern" list of the Chesapeake Bay Program as of Jamuary 1, 1997. & Cal-144.19:5. Water quality monitoring and reporting. A. The Board shalt develop the reports required by § 1313(d) (hereafter the "305(d) report") and § 1315(b) (hereafter the "305(b) report") of the Clean Water Act in a manner such that the reports will incorporate a least the preceding five years of data. Data older than five years shall be incorporate dor and consystem and comparable documents; and (v) contain accurate and com |
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58 5. Increases frequency of sample collection at each chemical monitoring station to one or more per 59 month when scientifically necessary to provide accurate and usable data. If statistical analysis is 60 necessary to resolve issues surrounding potentially low sampling frequency, a sensitivity analysis shall 61 be used to describe both potential overestimation and underestimation of water quality.

62 6. Utilizes a mobile laboratory or other laboratories to provide independent monitoring and 63 assessments of effluent from permitted industrial and municipal establishments and other discharges to 64 state waters.

65 7. Utilizes announced and unannounced inspections, and collection and testing of samples from 66 establishments discharging to state surface waters. 67

C. The 303(d) report shall:

68 1. In addition to such other categories as the Board deems necessary or appropriate, identify geographically defined water segments as impaired if monitoring or other evidence shows: (i) violations 69 70 of ambient water quality standards or human health standards; (ii) fishing restrictions or advisories; 71 (iii) shellfish consumption restrictions due to contamination; (iv) nutrient over-enrichment; (v) significant 72 declines in aquatic life biodiversity or populations; or (vi) contamination of sediment at levels which 73 violate water quality standards or threaten aquatic life or human health. Waters identified as "naturally 74 impaired," "fully supporting but threatened," or "evaluated (without monitoring) as impaired" shall be set out in the report in the same format as those listed as "impaired." The Board shall develop and 75 publish a procedure governing its process for defining and determining impaired water segments and 76 77 shall provide for public comment on the procedure.

78 2. Include an assessment, conducted in conjunction with other appropriate state agencies, for the 79 attribution of impairment to point and nonpoint sources. The absence of point source permit violations 80 on or near the impaired water shall not conclusively support a determination that impairment is due to nonpoint sources. In determining the cause for impairment, the Board shall consider the cumulative 81 82 impact of (i) multiple point source discharges, (ii) individual discharges over time, and (iii) nonpoint 83 sources.

D. The 303(d) and 305(b) reports shall:

85 1. Be developed in consultation with scientists from state universities prior to its submission by the Board to the United States Environmental Protection Agency. 86

2. Indicate water quality trends for specific and easily identifiable geographically defined water 87 88 segments and provide summaries of the trends as well as available data and evaluations so that citizens 89 of the Commonwealth can easily interpret and understand the conditions of the geographically defined 90 water segments.

91 E. The Board shall refer to the 303(d) and 305(b) reports in determining proper staff and resource 92 allocation. 93

§ 62.1-44.19:6. Citizen right-to-know provisions.

A. The Board, based on the information in the 303(d) and 305(b) reports, shall:

95 1. Request the Department of Game and Inland Fisheries or the Virginia Marine Resources 96 Commission to post notices at public access points to all toxic impaired waters. The notice shall be 97 prepared by the Board and shall contain (i) the basis for the impaired designation and (ii) a statement 98 of the potential health risks. The Board shall annually notify local newspapers, and persons who request 99 notice, of any posting and its contents. The Board shall coordinate with the Virginia Marine Resources 100 Commission and the Department of Game and Inland Fisheries to assure that adequate notice of posted 101 waters is provided to those purchasing hunting and fishing licenses.

102 2. Maintain a "citizen hot-line" for citizens to obtain, either telephonically or electronically, 103 information about the condition of waterways, including information on toxics, toxic discharges, permit 104 violations and other water quality related issues.

105 B. The Board shall provide to a local newspaper the discharge information reported to the Director 106 of the Department of Environmental Quality pursuant to § 62.1-44.5, when the Board determines that the discharge may be detrimental to the public health or may impair beneficial uses of state waters. 107 108

§ 62.1-44.19:7. Plans to address impaired waters.

109 A. The Board shall develop and implement a plan to achieve fully supporting status for impaired 110 waters, except when the impairment is established as naturally occurring. The plan shall include the 111 date of expected achievement of water quality objectives, measurable goals, the corrective actions 112 necessary, and the associated costs, benefits, and environmental impact of addressing impairment and the expeditious development and implementation of total maximum daily loads when appropriate and as 113 114 required pursuant to subsection C.

115 B. The plan required by subsection A shall include, but not be limited to, the promulgation of water quality standards for those substances: (i) listed on the Chesapeake Bay Program's "toxics of concern" 116 list as of January 1, 1997; (ii) listed by the USEPA Administrator pursuant to § 307 (a) of the Clean 117

118 Water Act; or (iii) identified by the Board as having a particularly adverse effect on state water quality

119 or living resources. The standards shall be promulgated pursuant to a schedule established by the Board
 120 following public notice and comment. Standards shall be adopted according to applicable federal
 121 criteria or standards unless the Board determines that an additional or more stringent standard is

122 necessary to protect public health, aquatic life or drinking water supplies.

C. The plan required by subsection A shall, upon identification by the Board of impaired waters,
establish a priority ranking for such waters, taking into account the severity of the pollution and the
uses to be made of such waters. The Board shall develop and implement pursuant to a schedule total
maximum daily loads of pollutants that may enter the water for each impaired water body as required
by the Clean Water Act.

128 D. The plan required by subsection A shall, upon identification by the Board of toxic-impaired **129** waters, include provisions as required by § 62.1-44.19:8.

130 § 62.1-44.19:8. Control of discharges to toxic-impaired water.

131 Owners of establishments that discharge toxics to toxic-impaired waters shall evaluate the options

132 described in §§ 10.1-1425.10 and 10.1-1425.11 in determining the appropriate means to control such

133 discharges. Prior to issuing or reissuing any permit for the discharge of toxics to toxic-impaired waters,

134 the Board shall review and consider the owner's evaluation of the options in determining the conditions

135 and limitations of the permit.