2007 SESSION

ENROLLED

[S 771]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend the Code of Virginia by adding a section numbered 10.1-1186.01, relating to reimbursement to localities of funds for upgrades of publicly owned treatment works and authorizing the use of proceeds from Virginia Public Building Authority bonds to fund water quality improvement grants.

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Approved

8 Be it enacted by the General Assembly of Virginia:

9 1. That the Code of Virginia is amended by adding a section numbered 10.1-1186.01 as follows:
 10 § 10.1-1186.01. Reimbursements to localities for upgrades to treatment works.

A. The General Assembly shall fund grants to finance the reasonable costs of design and installation
 of nutrient removal technology at the publicly owned treatment works designated as significant
 dischargers contained in subsection E, or as eligible nonsignificant dischargers as defined in
 § 10.1-2117.

15 B. The disbursement of grants for the design and installation of nutrient removal technology at those 16 publicly owned treatment works included in subsection E and eligible nonsignificant dischargers shall be 17 made as follows: (i) the first phase of a grant shall be disbursed upon written certification that 25 18 percent of the local share of the cost of nutrient removal technology for the project has been expended; 19 (ii) the second phase upon written certification that 50 percent of the local share of the cost of nutrient 20 removal technology for the project has been expended; (iii) the third phase upon written certification that 75 percent of the local share of the cost of the nutrient removal technology for the project has been 21 22 expended; and (iv) the final phase upon written certification that 100 percent of the local share of the 23 cost of the construction, expansion, or upgrade of nutrient removal technology for the project has been 24 expended. The distribution of the grants shall be effected by one of the following methods:

25 1. In payments to be paid by the State Treasurer out of funds appropriated to the Water Quality
 26 Improvement Fund pursuant to § 10.1-2131;

27 2. Over a specified time through a contractual agreement entered into by the Treasury Board and approved by the Governor, on behalf of the Commonwealth, and the locality or public service authority undertaking the design and installation of nutrient removal technology, such payments to be paid by the State Treasurer out of funds appropriated to the Treasury Board; or

31 3. In payments to be paid by the State Treasurer upon request of the Director of Environmental
32 Quality out of proceeds from bonds issued by the Virginia Public Building Authority, in consultation
33 with the Department of Environmental Quality, pursuant to §§ 2.2-2261, 2.2-2263, and 2.2-2264,
34 including the Commonwealth's share of the interest costs expended by the locality or regional authority
35 for financing such project during the period from 50 percent completion of construction to final
36 completion of construction.

C. The General Assembly shall have the sole authority to determine whether disbursement will be
made pursuant to subdivision B 1, B 2, or B 3, or a combination thereof. A disbursement shall only be
made pursuant to subdivision B 3 upon a determination by the Department of Environmental Quality in
the current fiscal year that project grant reimbursements for the year will exceed the available funds in
the Water Quality Improvement Fund.

42 D. Exclusive of any deposits made pursuant to § 10.1-2128, the grants awarded pursuant to this
43 section shall include such appropriations as provided for in Chapter 951 of the Acts of Assembly of
44 2005; and Chapter 10 of the Acts of Assembly of 2006, Special Session I.

E. The disbursement of grants to finance the costs of design and installation of nutrient removal
technology at the following 89 publicly owned treatment works and other eligible nonsignificant
dischargers shall be provided pursuant to the distribution methodology included in § 10.1-2131.
However, in no case shall any publicly owned treatment works receive a grant of less than 35 percent
of the costs of the design and installation of nutrient removal technology.

51 FACILITY NAME

OWNER

53 Shenandoah - Potomac River Basin

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55 ACSA-Fishersville STP

56 Luray STP

Augusta County Service Authority Town of Luray ENROLLED

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57 ACSA-Middle River Regional STP 58 HRRSA-North River WWTF 59 60 ACSA-Stuarts Draft STP 61 Waynesboro STP 62 ACSA-Weyers Cave STP 63 Berryville STP 64 Front Royal STP 65 Mount Jackson STP 66 New Market STP 67 Shenandoah Co.-North 68 Fork Regional WWTP 69 Stoney Creek Sanitary District STP Stoney Creek Sanitary District **70** Strasburg STP 71 Woodstock STP 72 FWSA-Opequon Water 73 Reclamation Facility 74 75 FWSA-Parkins Mill WWTF 76 77 Purcellville-Basham Simms WWTF 78 LCSA-Broad Run WRF 79 Leesburg WPCF 80 Round Hill WWTP 81 PWCSA-H.L. Mooney WWTF 82 83 Upper Occoquan Sewage 84 Authority WWTP 85 FCW&SA-Vint Hill WWTF 86 87 Alexandria Sanitation 88 Authority WWTP 89 Arlington Co. WPCF **90** Fairfax Co. - Noman-Cole Pollution 91 Control Facility 92 Stafford Co.-Aquia WWTP 93 Colonial Beach STP **94** Dahlgren Sanitary District WWTP 95 96 Fairview Beach STP 97 98 Purkins Corner WWTP 99 **100** District of Columbia - Blue 101 Plains STP (Virginia portion) 102 103 104 105 Rappahannock River Basin 106 107 Culpeper WWTP 108 Marshall WWTP 109 Mountain Run WWTP 110 Orange STP **111** Rapidan STP Rapidan Service Authority 112 FCW&SA-Remington WWTP Fauquier County Water and

Augusta County Service Authority Harrisonburg-Rockingham Regional Sewer Authority Augusta County Service Authority City of Waynesboro Augusta County Service Authority Town of Berryville Town of Front Royal Town of Mount Jackson Town of New Market Shenandoah County Town of Strasburg Town of Woodstock Frederick-Winchester Service Authority Frederick-Winchester Service Authority Town of Purcellville Loudoun County Service Authority Town of Leesburg Town of Round Hill Prince William County Service Authority Upper Occoquan Sewage Authority Fauquier County Water and Sewer Authority Alexandria Sanitation Authority Arlington County Fairfax County Stafford County Town of Colonial Beach King George County Service Authority King George County Service Authority King George County Service Authority Loudoun County Service Authority and Fairfax County contract for capacity Town of Culpeper Town of Marshall Culpeper County Town of Orange

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113 114 Warrenton STP 115 Wilderness Shores WWTP 116 Spotsylvania Co.-FMC WWTF 117 Fredericksburg WWTF **118** Stafford Co.-Little Falls Run WWTF 119 Spotsylvania Co.-Massaponax WWTF 120 Montross-Westmoreland WWTP 121 Oakland Park STP 122 123 Tappahannock WWTP 124 Urbanna WWTP 125 Warsaw STP **126** Reedville Sanitary District WWTP 127 Kilmarnock WWTP 128 129 York River Basin 130 131 Caroline Co. Regional STP 132 Gordonsville STP 133 Ashland WWTP 134 Doswell WWTP 135 HRSD-York River STP 136 Parham Landing WWTP 137 Totopotomoy WWTP 138 HRSD-West Point STP 139 HRSD-Mathews Courthouse STP 140 141 James River Basin 142 143 Buena Vista STP 144 Clifton Forge STP 145 Covington STP 146 Lexington-Rockbridge Regional WQCF Maury Service Authority 147 Alleghany Co.-Low Moor STP 148 Alleghany Co.-Lower Jackson 149 River WWTP 150 Amherst-Rutledge Creek WWTP 151 Lynchburg STP 152 RWSA-Moores Creek Regional STP 153 Crewe WWTP 154 Farmville WWTP 155 Chesterfield Co.-Falling 156 Creek WWTP 157 Henrico Co. WWTP 158 Hopewell Regional WWTF 159 Chesterfield Co.-Proctors 160 Creek WWTP 161 Richmond WWTP 162 South Central Wastewater 163 164 Authority WWTF 165 Authority WWTF 166 Chickahominy WWTP 167 HRSD-Boat Harbor STP 168 HRSD-James River STP

Sewer Authority Town of Warrenton Rapidan Service Authority Spotsylvania County City of Fredericksburg Stafford County Spotsylvania County Westmoreland County King George County Service Authority Town of Tappahannock Hampton Roads Sanitation District Town of Warsaw Reedville Sanitary District Town of Kilmarnock

Caroline County Rapidan Service Authority Hanover County Hanover County Hampton Roads Sanitation District New Kent County Hanover County Hampton Roads Sanitation District Hampton Roads Sanitation District

City of Buena Vista Town of Clifton Forge City of Covington Alleghany County

Alleghany County Town of Amherst City of Lynchburg Rivanna Water and Sewer Authority Town of Crewe Town of Farmville Chesterfield County

Henrico County City of Hopewell

Chesterfield County City of Richmond South Central Wastewater Authority

New Kent County Hampton Roads Sanitation District Hampton Roads Sanitation District Town of Cape Charles

Town of Onancock

Town of Tangier

169	HRSD-Williamsburg STP	Hampton	Roads	Sanitation	District
170	HRSD-Nansemond STP	Hampton	Roads	Sanitation	District
171	HRSD-Army Base STP	Hampton	Roads	Sanitation	District
172	HRSD-Virginia Initiative Plant STP	Hampton	Roads	Sanitation	District
173	HRSD-Chesapeake/Elizabeth STP	Hampton	Roads	Sanitation	District
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175 Eastern Shore Basin

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177 Cape Charles WWTP

178 Onancock WWTP

179 Tangier Island WWTP

F. To the extent that any publicly owned treatment works receives less than the grant specified
pursuant to § 10.1-2131, any year-end revenue surplus or unappropriated balances deposited in the
Water Quality Improvement Fund, as required by § 10.1-2128, shall be prioritized in order to augment
the funding of those projects for which grants have been prorated. Any additional reimbursements to
these prorated projects shall not exceed the total reimbursement amount due pursuant to the formula
established in subsection E of § 10.1-2131.

G. Notwithstanding the provisions of subsection B of § 10.1-2131, the Director of the Department of
Environmental Quality shall not be required to enter into a grant agreement with a facility designated
as a significant discharger or eligible nonsignificant discharger if the Director determines that the use
of nutrient credits in accordance with the Chesapeake Bay Watershed Nutrient Credit Exchange
Program (§ 62.1-44.19:12 et seq.) would be significantly more cost-effective than the installation of
nutrient controls for the facility in question.

192 2. That the Department of Environmental Quality shall identify and evaluate options to ensure the efficient use of any grants authorized by the Water Quality Improvement Act (§ 10.1-2117 et seq. 193 of the Code of Virginia). Any grant issued after October 1, 2007, shall include policies and guidelines governing the use of such grants that include the enforcement of appropriate cost 194 195 196 control measures for the use of the grants. The Department shall work with representatives from 197 local governments and the conservation community to evaluate the optimal use of existing and 198 potential cost control measures, including but not limited to (i) evaluation of eligible and 199 appropriate costs, (ii) applicability of the Virginia Public Procurement Act (§ 2.2-4300 et seq. of 200 the Code of Virginia), (iii) voluntary nutrient credit trading, (iv) basing grant amounts on facility 201 optimization using full life-cycle cost evaluation, (v) the ability to limit or exclude reimbursements 202 based upon a comparison of costs to upgrade or build versus the purchase of credits, and (vi) the 203 ability to prioritize grant agreements based upon the river-basin optimization plans. Such policies 204 and procedures shall be developed no later than October 1, 2007.

205 3. That the Virginia Public Building Authority is authorized to fund certain Water Quality 206 Improvement Grants through the issuance of bonds as follows:

§ 1. Pursuant to §§ 2.2-2261, 2.2-2263, and 2.2-2264 of the Code of Virginia, the Virginia Public 207 208 Building Authority is hereby authorized to finance certain Virginia Water Quality Improvement Grants 209 pursuant to Article 4 (§ 10.1-2128 et seq.) of Chapter 21.1 of Title 10.1 of the Code of Virginia, 210 through the issuance of bonds, without limitation and together with other available funds. Such grants 211 shall be used exclusively to fund a portion of some or all of the acquisition, design, construction, 212 installation, equipping, improvement, or renovation of nutrient removal technology for significant 213 dischargers contained in § 2 of this enactment and eligible nonsignificant dischargers as defined in 214 § 10.1-2117 of the Code of Virginia.

§ 2. The Virginia Public Building Authority is authorized to take any and all necessary, proper, or
convenient steps and to exercise any and all powers granted to it by law to carry out the undertaking
and financing contemplated by the provisions of this enactment, including the power to finance grants to
fund a portion of the costs of any or all of the projects set forth in this act by the issuance of revenue
bonds from time to time in an aggregate principal amount not to exceed \$250,000,000, plus amounts
needed to fund issuance costs, reserve funds, original issue discount, and other financing expenses.

221 § 3. The net proceeds of Virginia Public Building Authority bonds shall finance Virginia Water 222 Quality Improvement Grants to fund or reimburse approved capital costs for each such project as and 223 to the extent determined by the Department of Environmental Quality pursuant to the provisions of this 224 enactment and of Article 4 (§ 10.1-2128 et seq.) of Chapter 21.1 of Title 10.1 of the Code of Virginia, 225 including but not limited to the qualifications of projects for Virginia Water Quality Improvement Grants 226 as set forth in §§ 10.1-2129, 10.1-2130, and 10.1-2131 and in written guidelines developed by the 227 Secretary of Natural Resources in accordance with § 10.1-2129. Bond proceeds may not be used to pay 228 debt service on obligations of regional or local governments or authorities. A separate account shall be maintained for the grants under this enactment and for bonds issued to finance such grants. Upon
certification to the Authority by the Department of Environmental Quality that a project qualifies for a
grant under the provisions of this act and the provisions of Article 4 (§ 10.1-2128 et seq.) of Chapter
21.1 of Title 10.1 of the Code of Virginia and of the proposed amount and purpose of such grant, the
Authority shall cause the disbursement of bond proceeds to fund such grant, but only to the extent of
available funds therefore.

§ 4. The proceeds of such bonds are hereby appropriated for disbursement from the state treasury pursuant to Article X, Section 7 of the Constitution of Virginia, and § 2.2-1819 of the Code of Virginia.
Grants funded with proceeds of the bonds will be deposited in a separate account in the Virginia Water Quality Improvement Fund, pursuant to § 10.1-2128 of the Code of Virginia, which authorizes such Fund to consist of such other sums as may be made available to it from any other source, public or private. The general conditions and general provisions of a general appropriation act enacted by the General Assembly, in effect from time to time, and all of the terms and conditions contained therein shall apply to the capital projects listed in this act.

243 § 5. No bonds authorized pursuant to this enactment shall be issued prior to July 1, 2008.

4. That if any clause, sentence, paragraph, section, or part of this act or the application thereof to any person, entity, or circumstance is adjudged invalid by any court of competent jurisdiction, such judgment shall not affect the validity of the remainder hereof but shall be confined to the clause, sentence, paragraph, section, or part hereof directly involved in the controversy in which such judgment shall have been rendered, and to this end the provisions of this act are severable.

249 5. That all bonds issued heretofore by the Virginia Public Building Authority to provide funds to

250 pay for all or any portion of the cost of one or more projects or portion thereof are hereby

251 validated, ratified, approved, and confirmed.