HOUSE BILL NO. 211

Offered January 9, 2008

Prefiled December 27, 2007 A BILL to amend and reenact § 62.1-44.15:21 of the Code of Virginia, relating to impacts to wetlands.

Patron-Cole

Referred to Committee on Agriculture, Chesapeake and Natural Resources

Be it enacted by the General Assembly of Virginia:

10 1. That § 62.1-44.15:21 of the Code of Virginia is amended and reenacted as follows:

§ 62.1-44.15:21. Impacts to wetlands.

12 A. Permits shall address avoidance and minimization of wetland impacts to the maximum extent practicable. A permit shall be issued only if the Board finds that the effect of the impact, together with 13 other existing or proposed impacts to wetlands, will not cause or contribute to a significant impairment 14 15 of state waters or fish and wildlife resources.

16 B. Permits shall contain requirements for compensating impacts on wetlands. Such compensation requirements shall be sufficient to achieve no net loss of existing wetland acreage and functions and 17 18 may be met through wetland creation or restoration, purchase or use of mitigation bank credits pursuant to § 62.1-44.15:23, or contribution to a Board-approved fund dedicated to achieving no net loss of 19 20 wetland acreage and functions. When utilized in conjunction with creation, restoration, or mitigation 21 bank credits, compensation may incorporate (i) preservation or restoration of upland buffers adjacent to 22 wetlands or other state waters or (ii) preservation of wetlands.

23 C. The Board shall utilize the U.S. Army Corps of Engineers' "Wetlands Delineation Manual, 24 Technical Report Y-87-1, January 1987, Final Report" as the approved method for delineating wetlands. 25 The Board shall adopt appropriate guidance and regulations to ensure consistency with the U.S. Army Corps of Engineers' implementation of delineation practices. The Board shall also adopt guidance and 26 regulations for review and approval of the geographic area of a delineated wetland. Any such approval 27 28 of a delineation shall remain effective for a period of five years; however, if the Board issues a permit 29 pursuant to this article for an activity in the delineated wetland within the five-year period, the approval shall remain effective for the term of the permit. Any delineation accepted by the U.S. Army Corps of 30 Engineers as sufficient for its exercise of jurisdiction pursuant to § 404 of the Clean Water Act shall be 31 determinative of the geographic area of that delineated wetland. 32

33 D. The Board shall develop general permits for such activities in wetlands as it deems appropriate. 34 General permits shall include such terms and conditions as the Board deems necessary to protect state 35 waters and fish and wildlife resources from significant impairment. The Board is authorized to waive the 36 requirement for a general permit or deem an activity in compliance with a general permit when it 37 determines that an isolated wetland is of minimal ecological value. The Board shall develop general 38 permits for: 39

1. Activities causing wetland impacts of less than one-half of an acre;

40 2. Facilities and activities of utilities and public service companies regulated by the Federal Energy Regulatory Commission or State Corporation Commission. No Board action on an individual or general 41 42 permit for such facilities shall alter the siting determination made through Federal Energy Regulatory Commission or State Corporation Commission approval. The Board and the State Corporation 43 Commission shall develop a memorandum of agreement pursuant to §§ 56-46.1, 56-265.2, 56-265.2:1, 44 45 and 56-580 to ensure that consultation on wetland impacts occurs prior to siting determinations;

46 3. Coal, natural gas, and coalbed methane gas mining activities authorized by the Department of 47 Mines, Minerals and Energy, and sand mining; 48

4. Virginia Department of Transportation or other linear transportation projects; and

49 5. Activities governed by nationwide or regional permits approved by the Board and issued by the U.S. Army Corps of Engineers. Conditions contained in the general permits shall include, but not be 50 51 limited to, filing with the Board any copies of preconstruction notification, postconstruction report, and 52 certificate of compliance required by the U.S. Army Corps of Engineers.

53 E. Within 15 days of receipt of an individual permit application, the Board shall review the application for completeness and either accept the application or request additional specific information 54 55 from the applicant. Within 120 days of receipt of a complete application, the Board shall issue the permit, issue the permit with conditions, deny the permit, or decide to conduct a public meeting or 56 hearing. If a public meeting or hearing is held, it shall be held within 60 days of the decision to conduct 57 58 such a proceeding, and a final decision as to the permit shall be made within 90 days of completion of

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59 the public meeting or hearing.

F. Within 15 days of receipt of a general permit application, the Board shall review the application
for completeness and either accept the application or request additional specific information from the
applicant. A determination that an application is complete shall not mean the Board will issue the permit
but means only that the applicant has submitted sufficient information for coverage under a general
permit within 45 days of receipt of a complete preconstruction application. The application shall be
deemed approved if the Board fails to act within 45 days.

G. No Virginia Water Protection Permit shall be required for impacts to wetlands caused by activities
governed under Chapter 13 (§ 28.2-100 et seq.) of Title 28.2 or normal agricultural activities or normal
silvicultural activities. This section shall also not apply to normal residential gardening, lawn and
landscape maintenance, or other similar activities that are incidental to an occupant's ongoing residential
use of property and of minimal ecological impact. The Board shall develop criteria governing this
exemption and shall specifically identify the activities meeting these criteria in its regulations.

H. No Virginia Water Protection Permit shall be required for impacts caused by the construction or
maintenance of farm or stock ponds. For purposes of this exclusion, farm or stock ponds shall include
all ponds and impoundments that do not fall under the authority of the Virginia Soil and Water
Conservation Board pursuant to Article 2 (§ 10.1-604 et seq.) of Chapter 6 pursuant to normal
agricultural or silvicultural activities.