2010 SESSION

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HOUSE BILL NO. 194

Offered January 13, 2010 Prefiled January 7, 2010

A BILL to amend and reenact § 28.2-1200.1 of the Code of Virginia, relating to filled submerged lands.

Patrons—Cosgrove, Knight and Purkey

Referred to Committee on Agriculture, Chesapeake and Natural Resources

Be it enacted by the General Assembly of Virginia:

1. That § 28.2-1200.1 of the Code of Virginia is amended and reenacted as follows: 10

§ 28.2-1200.1. Conveyance of state-owned bottomlands.

A. In order to fulfill the Commonwealth's responsibility under Article XI of the Constitution of 12 13 Virginia to conserve and protect public lands for the benefit of the people, the Commonwealth shall not convey fee simple title to state-owned bottomlands covered by waters. However, the Commonwealth 14 15 may grant a lease, easement, or other limited interest in state-owned bottomlands covered by waters pursuant to § 28.2-1208 or as long as the property is used by a governmental entity for the performance 16 of a governmental activity, as defined in §§ 28.2-1300 and 28.2-1400. 17

B. The Commonwealth may convey fee simple title to specified parcels of state-owned bottomlands 18 19 that have been lawfully filled. For the purpose of this section, "lawfully filled" means the deposit of fill was (i) authorized by statute, (ii) pursuant to valid court order, (iii) authorized or permitted by state 20 officials pursuant to statutory authority subsequent to July 1, 1960, or (iv) under apparent color of 21 22 authority prior to July 1, 1960. In the absence of information to the contrary, it may be presumed that 23 state-owned bottomlands filled prior to July 1, 1960, were filled under apparent color of authority and, it 24 may also be presumed, that all of the fill on the specified parcel was lawfully authorized if a substantial 25 portion of the fill on such parcel was authorized. Properties not qualified under clauses (i) through (iv) of this subsection shall not be eligible for conveyance under this section. 26

27 C. Except as provided in subsection D, the The grantee shall compensate the Commonwealth in an amount commensurate with the property interest being conveyed, which shall be considered equivalent 28 29 to 25 percent of the assessed value of the specified parcel, exclusive of any buildings or other improvements. The assessed value shall be established as the average of the local real estate tax 30 31 assessments for the most recent 10 years available for the specified parcel. If no such assessments are available for the specified parcel, then the assessed value shall be calculated as the percentage, by square 32 33 footage or acreage, that the specified parcel represents of the larger parcel for which such assessments 34 are available for the cost of preparing and recording the transfer documents.

35 D. If the Commission determines that unique circumstances exist, the Commission may allow the grantee to compensate the Commonwealth in an amount less than 25 percent of the assessed value of 36 37 the specified parcel. Any such determination by the Commission shall be justified in writing and shall 38 not be subject to judicial review.

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