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1	HOUSE BILL NO. 2361
2	Offered January 9, 2019
2 3	Prefiled January 8, 2019
4	A BILL to amend and reenact § 62.1-44.15:28, as it is currently effective and as it shall become
5	effective, of the Code of Virginia, relating to stormwater regulations; land-disturbing activities;
6	current regulations.
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	Patron—Jones, S.C.
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9	Referred to Committee on Agriculture, Chesapeake and Natural Resources
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11	Be it enacted by the General Assembly of Virginia:
12	1. That § 62.1-44.15:28, as it is currently effective and as it shall become effective, of the Code of
13	Virginia is amended and reenacted as follows:
14	§ 62.1-44.15:28. (For expiration date, see Acts 2016, cc. 68 and 758, as amended by Acts 2017,
15	c. 345) Development of regulations.
16	A. The Board is authorized to adopt regulations that specify minimum technical criteria and
17	administrative procedures for Virginia Stormwater Management Programs. The regulations shall:
18	1. Establish standards and procedures for administering a VSMP;
19	2. Establish minimum design criteria for measures to control nonpoint source pollution and localized
20	flooding, and incorporate the stormwater management regulations adopted pursuant to the Erosion and
21	Sediment Control Law (§ 62.1-44.15:51 et seq.), as they relate to the prevention of stream channel
22	erosion. These criteria shall be periodically modified as required in order to reflect current engineering
23	methods;
24	3. Require the provision of long-term responsibility for and maintenance of stormwater management
25	control devices and other techniques specified to manage the quality and quantity of runoff;
26	4. Require as a minimum the inclusion in VSMPs of certain administrative procedures that include,
27	but are not limited to, specifying the time period within which a VSMP authority shall grant
28	land-disturbing activity approval, the conditions and processes under which approval shall be granted,
29	the procedures for communicating disapproval, the conditions under which an approval may be changed,
30	and requirements for inspection of approved projects;
31	5. Establish by regulations a statewide permit fee schedule to cover all costs associated with the
32	implementation of a VSMP related to land-disturbing activities of one acre or greater. Such fee attributes
33	include the costs associated with plan review, VSMP registration statement review, permit issuance,
34	state-coverage verification, inspections, reporting, and compliance activities associated with the
35	land-disturbing activities as well as program oversight costs. The fee schedule shall also include a
36	provision for a reduced fee for land-disturbing activities between 2,500 square feet and up to one acre in
37	Chesapeake Bay Preservation Act (§ 62.1-44.15:67 et seq.) localities. The fee schedule shall be governed
38	by the following:
39	a. The revenue generated from the statewide stormwater permit fee shall be collected utilizing, where
40	practicable, an online payment system, and the Department's portion shall be remitted to the State
41 42	Treasurer for deposit in the Virginia Stormwater Management Fund established pursuant to §
4 <u>4</u>	62.1-44.15:29. However, whenever the Board has approved a VSMP, no more than 30 percent of the total revenue generated by the statewide stormwater permit fees collected shall be remitted to the State
4 3 4 4	total revenue generated by the statewide stormwater permit fees collected shall be remitted to the State Treasurer for deposit in the Virginia Stormwater Management Fund, with the balance going to the
45	VSMP authority.
46	b. Fees collected pursuant to this section shall be in addition to any general fund appropriation made
47	to the Department or other supporting revenue from a VSMP; however, the fees shall be set at a level
48	sufficient for the Department and the VSMP to fully carry out their responsibilities under this article and
49	its attendant regulations and local ordinances or standards and specifications where applicable. When
50	establishing a VSMP, the VSMP authority shall assess the statewide fee schedule and shall have the
51	authority to reduce or increase such fees, and to consolidate such fees with other program-related
52	charges, but in no case shall such fee changes affect the amount established in the regulations as
53	available to the Department for program oversight responsibilities pursuant to subdivision 5 a. A
54	VSMP's portion of the fees shall be used solely to carry out the VSMP's responsibilities under this
55	article and its attendant regulations, ordinances, or annual standards and specifications.
56	c. Until July 1, 2014, the fee for coverage under the General Permit for Discharges of Stormwater
57	from Construction Activities issued by the Board, or where the Board has issued an individual permit or
58	coverage under the General Permit for Discharges of Stormwater from Construction Activities for an

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59 entity for which it has approved annual standards and specifications, shall be \$750 for each large 60 construction activity with sites or common plans of development equal to or greater than five acres and \$450 for each small construction activity with sites or common plans of development equal to or greater 61 than one acre and less than five acres. On and after July 1, 2014, such fees shall only apply where 62 63 coverage has been issued under the Board's General Permit for Discharges of Stormwater from 64 Construction Activities to a state agency or federal entity for which it has approved annual standards 65 and specifications. After establishment, such fees may be modified in the future through regulatory 66 actions.

d. Until July 1, 2014, the Department is authorized to assess a \$125 reinspection fee for each visit to
a project site that was necessary to check on the status of project site items noted to be in
noncompliance and documented as such on a prior project inspection.

e. In establishing the fee schedule under this subdivision, the Department shall ensure that the VSMP
authority portion of the statewide permit fee for coverage under the General Permit for Discharges of
Stormwater from Construction Activities for small construction activity involving a single family
detached residential structure with a site or area, within or outside a common plan of development or
sale, that is equal to or greater than one acre but less than five acres shall be no greater than the VSMP
authority portion of the fee for coverage of sites or areas with a land-disturbance acreage of less than
one acre within a common plan of development or sale.

f. When any fees are collected pursuant to this section by credit cards, business transaction costs associated with processing such payments may be additionally assessed;

79 6. Establish statewide standards for stormwater management from land-disturbing activities of one 80 acre or greater, except as specified otherwise within this article, and allow for the consolidation in the 81 permit of a comprehensive approach to addressing stormwater management and erosion and sediment control, consistent with the provisions of the Erosion and Sediment Control Law (§ 62.1-44.15:51 et 82 83 seq.) and this article. However, such standards shall also apply to land-disturbing activity exceeding an area of 2,500 square feet in all areas of the jurisdictions designated as subject to the Chesapeake Bay 84 85 Preservation Area Designation and Management Regulations. Beginning July 1, 2019, all such land-disturbing activities shall meet the technical criteria for stormwater management that were adopted 86 87 by the Board during 2011 and became effective July 1, 2014;

7. Establish a procedure by which a stormwater management plan that is approved for a residential, commercial, or industrial subdivision shall govern the development of the individual parcels, including those parcels developed under subsequent owners;

8. Notwithstanding the provisions of subdivision A 5, establish a procedure by which neither a
registration statement nor payment of the Department's portion of the statewide permit fee established
pursuant to that subdivision shall be required for coverage under the General Permit for Discharges of
Stormwater from Construction Activities for construction activity involving a single-family detached
residential structure, within or outside a common plan of development or sale;

96 9. Provide for reciprocity with programs in other states for the certification of proprietary best97 management practices;

98 10. Require that VSMPs maintain after-development runoff rate of flow and characteristics that 99 replicate, as nearly as practicable, the existing predevelopment runoff characteristics and site hydrology, 100 or improve upon the contributing share of the existing predevelopment runoff characteristics and site 101 hydrology if stream channel erosion or localized flooding is an existing predevelopment condition. Except where more stringent requirements are necessary to address total maximum daily load 102 requirements or to protect exceptional state waters, any land-disturbing activity that provides for 103 stormwater management shall satisfy the conditions of this subsection if the practices are designed to (i) 104 detain the water quality volume and to release it over 48 hours; (ii) detain and release over a 24-hour 105 period the expected rainfall resulting from the one year, 24-hour storm; and (iii) reduce the allowable 106 107 peak flow rate resulting from the 1.5-year, two-year, and 10-year, 24-hour storms to a level that is less 108 than or equal to the peak flow rate from the site assuming it was in a good forested condition, achieved through multiplication of the forested peak flow rate by a reduction factor that is equal to the runoff 109 volume from the site when it was in a good forested condition divided by the runoff volume from the 110 111 site in its proposed condition, and shall be exempt from any flow rate capacity and velocity requirements for natural or man-made channels as defined in any regulations promulgated pursuant to 112 113 this section or any ordinances adopted pursuant to § 62.1-44.15:27 or 62.1-44.15:33;

114 11. Encourage low-impact development designs, regional and watershed approaches, and 115 nonstructural means for controlling stormwater;

116 12. Promote the reclamation and reuse of stormwater for uses other than potable water in order to
117 protect state waters and the public health and to minimize the direct discharge of pollutants into state
118 waters;

119 13. Establish procedures to be followed when a locality that operates a VSMP wishes to transfer120 administration of the VSMP to the Department;

121 14. Establish a statewide permit fee schedule for stormwater management related to municipal 122 separate storm sewer system permits;

123 15. Provide for the evaluation and potential inclusion of emerging or innovative stormwater control 124 technologies that may prove effective in reducing nonpoint source pollution; and

125 16. Require that all final plan elements, specifications, or calculations whose preparation requires a 126 license under Chapter 4 (§ 54.1-400 et seq.) or 22 (§ 54.1-2200 et seq.) of Title 54.1 be appropriately 127 signed and sealed by a professional who is licensed to engage in practice in the Commonwealth. 128 Nothing in this subdivision shall authorize any person to engage in practice outside his area of 129 professional competence.

130 B. The Board may integrate and consolidate components of the regulations implementing the Erosion 131 and Sediment Control program and the Chesapeake Bay Preservation Area Designation and Management 132 program with the regulations governing the Virginia Stormwater Management Program (VSMP) Permit 133 program or repeal components so that these programs may be implemented in a consolidated manner 134 that provides greater consistency, understanding, and efficiency for those regulated by and administering 135 a VSMP.

136 § 62.1-44.15:28. (For effective date, see Acts 2016, cc. 68 and 758, as amended by Acts 2017, c. 137 345) Development of regulations.

138 The Board is authorized to adopt regulations that establish requirements for the effective control of 139 soil erosion, sediment deposition, and stormwater, including nonagricultural runoff, that shall be met in 140 any VESMP to prevent the unreasonable degradation of properties, stream channels, waters, and other 141 natural resources, and that specify minimum technical criteria and administrative procedures for 142 VESMPs. The regulations shall: 143

1. Establish standards and procedures for administering a VESMP;

144 2. Establish minimum standards of effectiveness of the VESMP and criteria and procedures for reviewing and evaluating its effectiveness. The minimum standards of program effectiveness established 145 146 by the Board shall provide that (i) no soil erosion control and stormwater management plan shall be 147 approved until it is reviewed by a plan reviewer certified pursuant to § 62.1-44.15:30, (ii) each 148 inspection of a land-disturbing activity shall be conducted by an inspector certified pursuant to § 62.1-44.15:30, and (iii) each VESMP shall contain a program administrator, a plan reviewer, and an 149 150 inspector, each of whom is certified pursuant to § 62.1-44.15:30 and all of whom may be the same 151 person;

152 3. Be based upon relevant physical and developmental information concerning the watersheds and 153 drainage basins of the Commonwealth, including data relating to land use, soils, hydrology, geology, 154 size of land area being disturbed, proximate water bodies and their characteristics, transportation, and 155 public facilities and services;

156 4. Include any survey of lands and waters as the Board deems appropriate or as any applicable law 157 requires to identify areas, including multijurisdictional and watershed areas, with critical soil erosion and 158 sediment problems;

159 5. Contain conservation standards for various types of soils and land uses, which shall include criteria, techniques, and methods for the control of soil erosion and sediment resulting from 160 161 land-disturbing activities;

162 6. Establish water quality and water quantity technical criteria. These criteria shall be periodically 163 modified as required in order to reflect current engineering methods;

164 7. Require the provision of long-term responsibility for and maintenance of stormwater management 165 control devices and other techniques specified to manage the quality and quantity of runoff;

8. Require as a minimum the inclusion in VESMPs of certain administrative procedures that include, 166 but are not limited to, specifying the time period within which a VESMP authority shall grant 167 land-disturbance approval, the conditions and processes under which such approval shall be granted, the 168 169 procedures for communicating disapproval, the conditions under which an approval may be changed, and 170 requirements for inspection of approved projects;

171 9. Establish a statewide fee schedule to cover all costs associated with the implementation of a 172 VESMP related to land-disturbing activities where permit coverage is required, and for land-disturbing activities where the Board serves as a VESMP authority or VSMP authority. Such fee attributes include 173 174 the costs associated with plan review, permit registration statement review, permit issuance, permit 175 coverage verification, inspections, reporting, and compliance activities associated with the land-disturbing 176 activities as well as program oversight costs. The fee schedule shall also include a provision for a 177 reduced fee for a land-disturbing activity that disturbs 2,500 square feet or more but less than one acre 178 in an area of a locality designated as a Chesapeake Bay Preservation Area pursuant to the Chesapeake 179 Bay Preservation Act (§ 62.1-44.15:67 et seq.). The fee schedule shall be governed by the following:

180 a. The revenue generated from the statewide fee shall be collected utilizing, where practicable, an 181 online payment system, and the Department's portion shall be remitted to the State Treasurer for deposit in the Virginia Stormwater Management Fund established pursuant to § 62.1-44.15:29. However,
whenever the Board has approved a VESMP, no more than 30 percent of the total revenue generated by
the statewide fees collected shall be remitted to the State Treasurer for deposit in the Virginia
Stormwater Management Fund, with the balance going to the VESMP authority;

b. Fees collected pursuant to this section shall be in addition to any general fund appropriation made 186 187 to the Department or other supporting revenue from a VESMP; however, the fees shall be set at a level 188 sufficient for the Department, the Board, and the VESMP to fully carry out their responsibilities under 189 this article and local ordinances or standards and specifications where applicable. When establishing a 190 VESMP, the VESMP authority shall assess the statewide fees pursuant to the schedule and shall have 191 the authority to reduce or increase such fees, and to consolidate such fees with other program-related 192 charges, but in no case shall such fee changes affect the amount established in the regulations as available to the Department for program oversight responsibilities pursuant to subdivision a. A VESMP's 193 194 portion of the fees shall be used solely to carry out the VESMP's responsibilities under this article and 195 associated ordinances;

c. In establishing the fee schedule under this subdivision, the Department shall ensure that the
VESMP authority portion of the statewide fee for coverage under the General Permit for Discharges of
Stormwater from Construction Activities for small construction activity involving a single-family
detached residential structure with a site or area, within or outside a common plan of development or
sale, that is equal to or greater than one acre but less than five acres shall be no greater than the
VESMP authority portion of the fee for coverage of sites or areas with a land-disturbance acreage of
less than one acre within a common plan of development or sale;

203 d. When any fees are collected pursuant to this section by credit cards, business transaction costs
 204 associated with processing such payments may be additionally assessed;

e. Notwithstanding the other provisions of this subdivision 9, establish a procedure by which neither
a registration statement nor payment of the Department's portion of the statewide fee established
pursuant to this subdivision 9 shall be required for coverage under the General Permit for Discharges of
Stormwater from Construction Activities for construction activity involving a single-family detached
residential structure, within or outside a common plan of development or sale;

10. Establish statewide standards for soil erosion control and stormwater management from
land-disturbing activities. Beginning July 1, 2019, all such land-disturbing activities shall meet the
technical criteria for stormwater management that were adopted by the Board during 2011 and became
effective July 1, 2014;

11. Establish a procedure by which a soil erosion control and stormwater management plan or
stormwater management plan that is approved for a residential, commercial, or industrial subdivision
shall govern the development of the individual parcels, including those parcels developed under
subsequent owners;

218 12. Provide for reciprocity with programs in other states for the certification of proprietary best219 management practices;

13. Require that VESMPs maintain after-development runoff rate of flow and characteristics that
replicate, as nearly as practicable, the existing predevelopment runoff characteristics and site hydrology,
or improve upon the contributing share of the existing predevelopment runoff characteristics and site hydrology if stream channel erosion or localized flooding is an existing predevelopment condition.

224 a. Except where more stringent requirements are necessary to address total maximum daily load 225 requirements or to protect exceptional state waters, any land-disturbing activity that was subject to the 226 water quantity requirements that were in effect pursuant to this article prior to July 1, 2014, shall be 227 deemed to satisfy the conditions of this subsection if the practices are designed to (i) detain the water 228 volume equal to the first one-half inch of runoff multiplied by the impervious surface of the land 229 development project and to release it over 48 hours; (ii) detain and release over a 24-hour period the 230 expected rainfall resulting from the one year, 24-hour storm; and (iii) reduce the allowable peak flow 231 rate resulting from the 1.5-year, two-year, and 10-year, 24-hour storms to a level that is less than or 232 equal to the peak flow rate from the site assuming it was in a good forested condition, achieved through 233 multiplication of the forested peak flow rate by a reduction factor that is equal to the runoff volume 234 from the site when it was in a good forested condition divided by the runoff volume from the site in its 235 proposed condition. Any land-disturbing activity that complies with these requirements shall be exempt 236 from any flow rate capacity and velocity requirements for natural or man-made channels as defined in 237 any regulations promulgated pursuant to this section or any ordinances adopted pursuant to § 238 62.1-44.15:27 or 62.1-44.15:33;

b. Any stream restoration or relocation project that incorporates natural channel design concepts is
not a man-made channel and shall be exempt from any flow rate capacity and velocity requirements for
natural or man-made channels as defined in any regulations promulgated pursuant to this article;

14. Encourage low-impact development designs, regional and watershed approaches, andnonstructural means for controlling stormwater;

15. Promote the reclamation and reuse of stormwater for uses other than potable water in order to
protect state waters and the public health and to minimize the direct discharge of pollutants into state
waters;

247 16. Establish procedures to be followed when a locality chooses to change the type of program it administers pursuant to subsection D of § 62.1-44.15:27;

249 17. Establish a statewide permit fee schedule for stormwater management related to MS4 permits;

18. Provide for the evaluation and potential inclusion of emerging or innovative stormwater controltechnologies that may prove effective in reducing nonpoint source pollution; and

19. Require that all final plan elements, specifications, or calculations whose preparation requires a
license under Chapter 4 (§ 54.1-400 et seq.) or 22 (§ 54.1-2200 et seq.) of Title 54.1 be appropriately
signed and sealed by a professional who is licensed to engage in practice in the Commonwealth.
Nothing in this subdivision shall authorize any person to engage in practice outside his area of
professional competence.