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1 2 3 4 5 6 7 8	HOUSE BILL NO. 1848 Offered January 11, 2023 Prefiled January 10, 2023 A BILL to amend and reenact §§ 62.1-44.15:24 and 62.1-44.15:28, as they are currently effective and as they may become effective, 62.1-44.15:34, as it may become effective, and 62.1-44.15:51, 62.1-44.15:55, and 62.1-44.15:58, as they are currently effective and as they may become effective, of the Code of Virginia, relating to stormwater management; streamlining; federal conformity.
9	Patrons—Wachsmann and Edmunds
10	Referred to Committee on Agriculture, Chesapeake and Natural Resources
11 12 13 14 15 16 17 18	Be it enacted by the General Assembly of Virginia: 1. That §§ 62.1-44.15:24 and 62.1-44.15:28, as they are currently effective and as they may become effective, 62.1-44.15:34, as it may become effective, and 62.1-44.15:51, 62.1-44.15:55, and 62.1-44.15:58, as they are currently effective and as they may become effective, of the Code of Virginia are amended and reenacted as follows: § 62.1-44.15:24. (For expiration date, see Acts 2016, cc. 68 and 758, as amended by Acts 2017, c. 345) Definitions.
18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33	As used in this article, unless the context requires a different meaning: "Agreement in lieu of a stormwater management plan" means a contract between the VSMP authority and the owner or permittee that specifies methods that shall be implemented to comply with the requirements of a VSMP for the construction of a (<i>i</i>) single-family residence or (<i>ii</i>) farm building or structure on a parcel of land with a total impervious cover percentage, including the impervious cover from the farm building or structure to be constructed, of less than five percent; such contract may be executed by the VSMP authority in lieu of a stormwater management plan. "Chesapeake Bay Preservation Act land-disturbing activity" means a land-disturbing activity including clearing, grading, or excavation that results in a land disturbance equal to or greater than 2,500 square feet and less than one acre in all areas of jurisdictions designated as subject to the regulations adopted pursuant to the Chesapeake Bay Preservation provisions of this chapter. "CWA" means the federal Clean Water Act (33 U.S.C. § 1251 et seq.), formerly referred to as the Federal Water Pollution Control Act or Federal Water Pollution Control Act Amendments of 1972, P.L. 92-500, as amended by P.L. 95-217, P.L. 95-576, P.L. 96-483, and P.L. 97-117, or any subsequent revisions thereto.
34 35 36 37 38 39 40 41 42 43	"Department" means the Department of Environmental Quality. "Director" means the Director of the Department of Environmental Quality. <i>"Farm building or structure" means the same as that term is defined in § 36-97.</i> "Flooding" means a volume of water that is too great to be confined within the banks or walls of the stream, water body, or conveyance system and that overflows onto adjacent lands, thereby causing or threatening damage. "Land disturbance" or "land-disturbing activity" means a man-made change to the land surface that potentially changes its runoff characteristics including clearing, grading, or excavation, except that the term shall not include those exemptions specified in § 62.1-44.15:34. "Municipal separate storm sewer" means a conveyance or system of conveyances otherwise known as
44 45 46 47 48 49 50 51 52	 a municipal separate storm sewer system or "MS4," including roads with drainage systems, municipal streets, catch basins, curbs, gutters, ditches, man-made channels, or storm drains: Owned or operated by a federal, state, city, town, county, district, association, or other public body, created by or pursuant to state law, having jurisdiction or delegated authority for erosion and sediment control and stormwater management, or a designated and approved management agency under \$ 208 of the CWA that discharges to surface waters; Designed or used for collecting or conveying stormwater; That is not a combined sewer; and That is not part of a publicly owned treatment works.
52 53 54 55 56 57 58	"Municipal Separate Storm Sewer System Management Program" means a management program covering the duration of a state permit for a municipal separate storm sewer system that includes a comprehensive planning process that involves public participation and intergovernmental coordination, to reduce the discharge of pollutants to the maximum extent practicable, to protect water quality, and to satisfy the appropriate water quality requirements of the CWA and regulations, and this article and its attendant regulations, using management practices, control techniques, and system, design, and

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59 engineering methods, and such other provisions that are appropriate.

60 "Nonpoint source pollution" means pollution such as sediment, nitrogen, phosphorus, hydrocarbons, 61 heavy metals, and toxics whose sources cannot be pinpointed but rather are washed from the land 62 surface in a diffuse manner by stormwater runoff.

63 "Peak flow rate" means the maximum instantaneous flow from a prescribed design storm at a 64 particular location.

"Permit" or "VSMP authority permit" means an approval to conduct a land-disturbing activity issued 65 by the VSMP authority for the initiation of a land-disturbing activity after evidence of state VSMP 66 67 general permit coverage has been provided where applicable.

"Permittee" means the person to which the permit or state permit is issued. 68

"Runoff volume" means the volume of water that runs off the land development project from a 69 70 prescribed storm event.

71 "Rural Tidewater locality" means any locality that is (i) subject to the provisions of the Chesapeake Bay Preservation Act (§ 62.1-44.15:67 et seq.) and (ii) eligible to join the Rural Coastal Virginia 72 Community Enhancement Authority established by Chapter 76 (§ 15.2-7600 et seq.) of Title 15.2. 73 74

"Small construction activity" means:

75 1. A construction activity, including clearing, grading, or excavating, that results in land disturbance of equal to or greater than one acre and less than five acres. "Small construction activity" also includes 76 77 the disturbance of less than one acre of total land area that is part of a larger common plan of 78 development or sale if the larger common plan will ultimately disturb an area equal to or greater than 79 one acre and less than five acres. "Small construction activity" does not include routine maintenance that is performed to maintain the original line and grade, hydraulic capacity, or original purpose of the 80 81 facility.

82 The Board may waive the otherwise applicable requirements in a general permit for a stormwater 83 discharge from construction activities that disturb less than five acres where stormwater controls are not needed based on an approved total maximum daily load (TMDL) that addresses the pollutants of 84 85 concern or, for nonimpaired waters that do not require TMDLs, an equivalent analysis that determines allocations for small construction sites for the pollutants of concern or that determines that such 86 87 allocations are not needed to protect water quality based on consideration of existing in-stream 88 concentrations, expected growth in pollutant contributions from all sources, and a margin of safety. For 89 the purpose of this subdivision, the pollutants of concern include sediment or a parameter that addresses 90 sediment, such as total suspended solids, turbidity, or siltation, and any other pollutant that has been 91 identified as a cause of impairment of any water body that will receive a discharge from the construction activity. The operator shall certify to the Board that the construction activity will take 92 place, and that stormwater discharges will occur, within the drainage area addressed by the TMDL or 93 94 provide an equivalent analysis.

95 As of the start date in the table of start dates for electronic submissions of Virginia Pollutant Discharge Elimination System (VPDES) information within the regulation governing the implementation 96 97 of electronic reporting requirements for certain VPDES permittees, facilities, and entities, all 98 certifications submitted in support of such waiver shall be submitted electronically by the owner or 99 operator to the Department in compliance with (i) this subdivision; (ii) 40 C.F.R. Part 3, including, in 100 all cases, 40 C.F.R. Part 3 Subpart D; (iii) the regulation addressing signatories to state permit 101 applications and reports; and (iv) regulations addressing the VPDES electronic reporting requirements. 102 Such regulations addressing the VPDES electronic reporting requirements shall not undo existing requirements for electronic reporting. Prior to such date, and independent of the regulations addressing 103 the VPDES electronic reporting requirements, a permittee shall be required to report electronically if 104 105 specified by a particular permit.

2. Any other construction activity designated by either the Board or the Regional Administrator of 106 107 the U.S. Environmental Protection Agency, based on the potential for contribution to a violation of a 108 water quality standard or for significant contribution of pollutants to surface waters.

"State permit" means an approval to conduct a land-disturbing activity issued by the Board in the 109 form of a state stormwater individual permit or coverage issued under a state general permit or an 110 approval issued by the Board for stormwater discharges from an MS4. Under these permits, the 111 Commonwealth imposes and enforces requirements pursuant to the federal Clean Water Act and 112 113 regulations and this article and its attendant regulations.

"Stormwater" means precipitation that is discharged across the land surface or through conveyances 114 to one or more waterways and that may include stormwater runoff, snow melt runoff, and surface runoff 115 116 and drainage.

"Stormwater management plan" means a document containing material describing methods for complying with the requirements of a VSMP. 117 118

119 'Subdivision" means the same as defined in § 15.2-2201.

"Virginia Stormwater Management Program" or "VSMP" means a program approved by the Soil and 120

121 Water Conservation Board after September 13, 2011, and until June 30, 2013, or the State Water 122 Control Board on and after June 30, 2013, that has been established by a VSMP authority to manage the 123 quality and quantity of runoff resulting from land-disturbing activities and shall include such items as 124 local ordinances, rules, permit requirements, annual standards and specifications, policies and guidelines, 125 technical materials, and requirements for plan review, inspection, enforcement, where authorized in this 126 article, and evaluation consistent with the requirements of this article and associated regulations.

127 "Virginia Stormwater Management Program authority" or "VSMP authority" means an authority
128 approved by the Board after September 13, 2011, to operate a Virginia Stormwater Management
129 Program or the Department. An authority may include a locality; state entity, including the Department;
130 federal entity; or, for linear projects subject to annual standards and specifications in accordance with
131 subsection B of § 62.1-44.15:31, electric, natural gas, and telephone utility companies, interstate and
132 intrastate natural gas pipeline companies, railroad companies, or authorities created pursuant to
133 § 15.2-5102.

"Water quality volume" means the volume equal to the first one-half inch of runoff multiplied by theimpervious surface of the land development project.

136 "Water quantity technical criteria" means standards set forth in regulations adopted pursuant to this
137 article that establish minimum design criteria for measures to control localized flooding and stream
138 channel erosion.

"Watershed" means a defined land area drained by a river or stream, karst system, or system of connecting rivers or streams such that all surface water within the area flows through a single outlet. In karst areas, the karst feature to which water drains may be considered the single outlet for the watershed.

\$ 62.1-44.15:24. (For effective date, see Acts 2016, cc. 68 and 758, as amended by Acts 2017, c. 345) Definitions.

As used in this article, unless the context requires a different meaning:

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"Agreement in lieu of a plan" means a contract between the VESMP authority or the Board acting as 146 147 a VSMP authority and the owner or permittee that specifies methods that shall be implemented to 148 comply with the requirements of this article for the construction of a (i) single-family detached 149 residential structure or (ii) farm building or structure on a parcel of land with a total impervious cover 150 percentage, including the impervious cover from the farm building or structure to be constructed, of less than five percent; such contract may be executed by the VESMP authority in lieu of a soil erosion 151 152 control and stormwater management plan or by the Board acting as a VSMP authority in lieu of a stormwater management plan. 153

"Applicant" means any person submitting a soil erosion control and stormwater management plan to
a VESMP authority, or a stormwater management plan to the Board when it is serving as a VSMP
authority, for approval in order to obtain authorization to commence a land-disturbing activity.

"CWA" means the federal Clean Water Act (33 U.S.C. § 1251 et seq.), formerly referred to as the
Federal Water Pollution Control Act or Federal Water Pollution Control Act Amendments of 1972, P.L.
92-500, as amended by P.L. 95-217, P.L. 95-576, P.L. 96-483, and P.L. 97-117, or any subsequent
revisions thereto.

161 "Department" means the Department of Environmental Quality.

162 "Director" means the Director of the Department of Environmental Quality.

163 "Erosion impact area" means an area of land that is not associated with a current land-disturbing 164 activity but is subject to persistent soil erosion resulting in the delivery of sediment onto neighboring 165 properties or into state waters. This definition shall not apply to any lot or parcel of land of 10,000 166 square feet or less used for residential purposes or any shoreline where the erosion results from wave 167 action or other coastal processes.

168 *"Farm building or structure" means the same as that term is defined in § 36-97.*

"Flooding" means a volume of water that is too great to be confined within the banks or walls of the
stream, water body, or conveyance system and that overflows onto adjacent lands, thereby causing or
threatening damage.

"Land disturbance" or "land-disturbing activity" means a man-made change to the land surface that
may result in soil erosion or has the potential to change its runoff characteristics, including construction
activity such as the clearing, grading, excavating, or filling of land.

175 "Land-disturbance approval" means the same as that term is defined in § 62.1-44.3.

"Municipal separate storm sewer" or "MS4" means the same as that term is defined in § 62.1-44.3.

"Municipal Separate Storm Sewer System Management Program" means a management program covering the duration of a permit for a municipal separate storm sewer system that includes a comprehensive planning process that involves public participation and intergovernmental coordination, to reduce the discharge of pollutants to the maximum extent practicable, to protect water quality, and to satisfy the appropriate water quality requirements of the CWA and regulations, and this article and its

182 attendant regulations, using management practices, control techniques, and system, design, and 183 engineering methods, and such other provisions that are appropriate.

184 "Natural channel design concepts" means the utilization of engineering analysis and fluvial 185 geomorphic processes to create, rehabilitate, restore, or stabilize an open conveyance system for the 186 purpose of creating or recreating a stream that conveys its bankfull storm event within its banks and 187 allows larger flows to access its bankfull bench and its floodplain.

188 "Nonpoint source pollution" means pollution such as sediment, nitrogen, phosphorus, hydrocarbons, 189 heavy metals, and toxics whose sources cannot be pinpointed but rather are washed from the land 190 surface in a diffuse manner by stormwater.

191 "Owner" means the same as that term is defined in § 62.1-44.3. For a regulated land-disturbing activity that does not require a permit, "owner" also means the owner or owners of the freehold of the premises or lesser estate therein, mortgagee or vendee in possession, assignee of rents, receiver, 192 193 194 executor, trustee, lessee, or other person, firm, or corporation in control of a property.

195 "Peak flow rate" means the maximum instantaneous flow from a prescribed design storm at a particular location. 196

197 "Permit" means a Virginia Pollutant Discharge Elimination System (VPDES) permit issued by the 198 Board pursuant to § 62.1-44.15 for stormwater discharges from a land-disturbing activity or MS4.

199 "Permittee" means the person to whom the permit is issued.

200 "Runoff volume" means the volume of water that runs off the land development project from a prescribed storm event. 201

"Rural Tidewater locality" means any locality that is (i) subject to the provisions of the Chesapeake 202 203 Bay Preservation Act (§ 62.1-44.15:67 et seq.) and (ii) eligible to join the Rural Coastal Virginia Community Enhancement Authority established by Chapter 76 (§ 15.2-7600 et seq.) of Title 15.2. 204 205

"Small construction activity" means:

206 1. A construction activity, including clearing, grading, or excavating, that results in land disturbance of equal to or greater than one acre and less than five acres. "Small construction activity" also includes 207 208 the disturbance of less than one acre of total land area that is part of a larger common plan of 209 development or sale if the larger common plan will ultimately disturb an area equal to or greater than 210 one acre and less than five acres. "Small construction activity" does not include routine maintenance 211 that is performed to maintain the original line and grade, hydraulic capacity, or original purpose of the 212 facility.

213 The Board may waive the otherwise applicable requirements in a general permit for a stormwater 214 discharge from construction activities that disturb less than five acres where stormwater controls are not 215 needed based on an approved total maximum daily load (TMDL) that addresses the pollutants of 216 concern or, for nonimpaired waters that do not require TMDLs, an equivalent analysis that determines allocations for small construction sites for the pollutants of concern or that determines that such 217 218 allocations are not needed to protect water quality based on consideration of existing in-stream concentrations, expected growth in pollutant contributions from all sources, and a margin of safety. For 219 220 the purpose of this subdivision, the pollutants of concern include sediment or a parameter that addresses 221 sediment, such as total suspended solids, turbidity, or siltation, and any other pollutant that has been 222 identified as a cause of impairment of any water body that will receive a discharge from the 223 construction activity. The operator shall certify to the Board that the construction activity will take 224 place, and that stormwater discharges will occur, within the drainage area addressed by the TMDL or 225 provide an equivalent analysis.

226 As of the start date in the table of start dates for electronic submissions of Virginia Pollutant 227 Discharge Elimination System (VPDES) information within the regulation governing the implementation of electronic reporting requirements for certain VPDES permittees, facilities, and entities, all certifications submitted in support of such waiver shall be submitted electronically by the owner or 228 229 230 operator to the Department in compliance with (i) this subdivision; (ii) 40 C.F.R. Part 3, including, in 231 all cases, 40 C.F.R. Part 3 Subpart D; (iii) the regulation addressing signatories to state permit 232 applications and reports; and (iv) regulations addressing the VPDES electronic reporting requirements. 233 Such regulations addressing the VPDES electronic reporting requirements shall not undo existing requirements for electronic reporting. Prior to such date, and independent of the regulations addressing 234 235 the VPDES electronic reporting requirements, a permittee shall be required to report electronically if 236 specified by a particular permit.

237 2. Any other construction activity designated by either the Board or the Regional Administrator of 238 the U.S. Environmental Protection Agency, based on the potential for contribution to a violation of a 239 water quality standard or for significant contribution of pollutants to surface waters.

240 "Soil erosion" means the movement of soil by wind or water into state waters or onto lands in the 241 Commonwealth.

242 "Soil Erosion Control and Stormwater Management plan" or "plan" means a document describing methods for controlling soil erosion and managing stormwater in accordance with the requirements 243

244 adopted pursuant to this article.

245 Stormwater," for the purposes of this article, means precipitation that is discharged across the land 246 surface or through conveyances to one or more waterways and that may include stormwater runoff, 247 snow melt runoff, and surface runoff and drainage.

248 "Stormwater management plan" means a document containing material describing methods for 249 complying with the requirements of a VSMP. 250

"Subdivision" means the same as that term is defined in § 15.2-2201.

251 "Virginia Erosion and Sediment Control Program" or "VESCP" means a program approved by the 252 Board that is established by a VESCP authority pursuant to Article 2.4 (§ 62.1-44.15:51 et seq.) for the 253 effective control of soil erosion, sediment deposition, and nonagricultural runoff associated with a 254 land-disturbing activity to prevent the unreasonable degradation of properties, stream channels, waters, and other natural resources. The VESCP shall include, where applicable, such items as local ordinances, 255 256 rules, policies and guidelines, technical materials, and requirements for plan review, inspection, and 257 evaluation consistent with the requirements of Article 2.4 (§ 62.1-44.15:51 et seq.).

258 "Virginia Erosion and Sediment Control Program authority" or "VESCP authority" means a locality 259 that is approved by the Board to operate a Virginia Erosion and Sediment Control Program in accordance with Article 2.4 (§ 62.1-44.15:51 et seq.). Only a locality for which the Department 260 administered a Virginia Stormwater Management Program as of July 1, 2017, is authorized to choose to 261 operate a VESCP pursuant to Article 2.4 (§ 62.1-44.15:51 et seq.). 262

"Virginia Erosion and Stormwater Management Program" or "VESMP" means a program established 263 264 by a VESMP authority for the effective control of soil erosion and sediment deposition and the 265 management of the quality and quantity of runoff resulting from land-disturbing activities to prevent the 266 unreasonable degradation of properties, stream channels, waters, and other natural resources. The program shall include such items as local ordinances, rules, requirements for permits and 267 land-disturbance approvals, policies and guidelines, technical materials, and requirements for plan 268 269 review, inspection, and enforcement consistent with the requirements of this article.

270 "Virginia Erosion and Stormwater Management Program authority" or "VESMP authority" means the 271 Board or a locality approved by the Board to operate a Virginia Erosion and Stormwater Management Program. For state agency or federal entity land-disturbing activities and land-disturbing activities 272 273 subject to approved standards and specifications, the Board shall serve as the VESMP authority.

"Virginia Stormwater Management Program" or "VSMP" means a program established by the Board 274 275 pursuant to § 62.1-44.15:27.1 on behalf of a locality on or after July 1, 2014, to manage the quality and 276 quantity of runoff resulting from any land-disturbing activity that (i) disturbs one acre or more of land 277 or (ii) disturbs less than one acre of land and is part of a larger common plan of development or sale 278 that results in one acre or more of land disturbance.

279 "Virginia Stormwater Management Program authority" or "VSMP authority" means the Board when 280 administering a VSMP on behalf of a locality that, pursuant to subdivision B 3 of § 62.1-44.15:27, has 281 chosen not to adopt and administer a VESMP.

282 "Water quality technical criteria" means standards set forth in regulations adopted pursuant to this 283 article that establish minimum design criteria for measures to control nonpoint source pollution.

284 "Water quantity technical criteria" means standards set forth in regulations adopted pursuant to this 285 article that establish minimum design criteria for measures to control localized flooding and stream 286 channel erosion.

287 "Watershed" means a defined land area drained by a river or stream, karst system, or system of 288 connecting rivers or streams such that all surface water within the area flows through a single outlet. In 289 karst areas, the karst feature to which water drains may be considered the single outlet for the 290 watershed.

291 § 62.1-44.15:28. (For expiration date, see Acts 2016, cc. 68 and 758, as amended by Acts 2017, 292 c. 345) Development of regulations.

293 A. The Board is authorized to adopt regulations that specify minimum technical criteria and 294 administrative procedures for Virginia Stormwater Management Programs. The regulations shall: 295

1. Establish standards and procedures for administering a VSMP;

296 2. Establish minimum design criteria for measures to control nonpoint source pollution and localized 297 flooding, and incorporate the stormwater management regulations adopted pursuant to the Erosion and 298 Sediment Control Law (§ 62.1-44.15:51 et seq.), as they relate to the prevention of stream channel 299 erosion. These criteria shall be periodically modified as required in order to reflect current engineering 300 methods;

301 3. Require the provision of long-term responsibility for and maintenance of stormwater management 302 control devices and other techniques specified to manage the quality and quantity of runoff;

4. Require as a minimum the inclusion in VSMPs of certain administrative procedures that include, 303 but are not limited to, specifying the time period within which a VSMP authority shall grant 304

and-disturbing activity approval, the conditions and processes under which approval shall be granted,
 the procedures for communicating disapproval, the conditions under which an approval may be changed,
 and requirements for inspection of approved projects;

308 5. Establish by regulations a statewide permit fee schedule to cover all costs associated with the 309 implementation of a VSMP related to land-disturbing activities of one acre or greater. Such fee attributes include the costs associated with plan review, VSMP registration statement review, permit issuance, 310 311 state-coverage verification, inspections, reporting, and compliance activities associated with the land-disturbing activities as well as program oversight costs. The fee schedule shall also include a 312 313 provision for a reduced fee for land-disturbing activities between 2,500 square feet and up to one acre in Chesapeake Bay Preservation Act (§ 62.1-44.15:67 et seq.) localities. The fee schedule shall be governed 314 315 by the following:

a. The revenue generated from the statewide stormwater permit fee shall be collected utilizing, where
practicable, an 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 VSMP, no more than 30 percent of the
total revenue generated by the statewide stormwater permit fees collected shall be remitted to the State

321 Treasurer for deposit in the Virginia Stormwater Management Fund, with the balance going to the 322 VSMP authority.

323 b. Fees collected pursuant to this section shall be in addition to any general fund appropriation made 324 to the Department or other supporting revenue from a VSMP; however, the fees shall be set at a level sufficient for the Department and the VSMP to fully carry out their responsibilities under this article and 325 326 its attendant regulations and local ordinances or standards and specifications where applicable. When 327 establishing a VSMP, the VSMP authority shall assess the statewide fee schedule and shall have the authority to reduce or increase such fees, and to consolidate such fees with other program-related 328 329 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 5 a. A VSMP's portion of the fees shall be used solely to carry out the VSMP's responsibilities under this 330 331 332 article and its attendant regulations, ordinances, or annual standards and specifications.

333 c. Until July 1, 2014, the fee for coverage under the General Permit for Discharges of Stormwater 334 from Construction Activities issued by the Board, or where the Board has issued an individual permit or 335 coverage under the General Permit for Discharges of Stormwater from Construction Activities for an 336 entity for which it has approved annual standards and specifications, shall be \$750 for each large 337 construction activity with sites or common plans of development equal to or greater than five acres and 338 \$450 for each small construction activity with sites or common plans of development equal to or greater than one acre and less than five acres. On and after July 1, 2014, such fees shall only apply where 339 340 coverage has been issued under the Board's General Permit for Discharges of Stormwater from 341 Construction Activities to a state agency or federal entity for which it has approved annual standards 342 and specifications. After establishment, such fees may be modified in the future through regulatory 343 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 costsassociated with processing such payments may be additionally assessed;

6. Establish statewide standards for stormwater management from land-disturbing activities of one acre or greater, except as specified otherwise within this article, and allow for the consolidation in the 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 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 Preservation Area Designation and Management Regulations;

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

366 8. Notwithstanding the provisions of subdivision 5, establish a procedure by which neither a

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367 registration statement nor payment of the Department's portion of the statewide permit fee established
368 pursuant to that subdivision shall *not* be required for coverage under the General Permit for Discharges
369 of Stormwater from Construction Activities for construction activity involving a single-family detached
370 residential structure, within or outside a common plan of development or sale;

9. Provide for the certification and use of a proprietary best management practice only if another
state, regional, or national program has verified its nutrient or sediment removal effectiveness and all of
such program's established test protocol requirements were met or exceeded. As used in this subdivision
and any regulations or guidance adopted pursuant to this subdivision, "certification" means a
determination by the Department that a proprietary best management practice is approved for use in
accordance with this article;

377 10. Require that VSMPs maintain after-development runoff rate of flow and characteristics that 378 replicate, as nearly as practicable, the existing predevelopment runoff characteristics and site hydrology, 379 or improve upon the contributing share of the existing predevelopment runoff characteristics and site 380 hydrology if stream channel erosion or localized flooding is an existing predevelopment condition. 381 Except where more stringent requirements are necessary to address total maximum daily load 382 requirements or to protect exceptional state waters, any land-disturbing activity that provides for 383 stormwater management shall satisfy the conditions of this subsection if the practices are designed to (i) 384 detain the water quality volume and to release it over 48 hours; (ii) detain and release over a 24-hour 385 period the expected rainfall resulting from the one year, 24-hour storm; and (iii) reduce the allowable 386 peak flow rate resulting from the 1.5-year, two-year, and 10-year, 24-hour storms to a level that is less 387 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 388 389 volume from the site when it was in a good forested condition divided by the runoff volume from the 390 site in its proposed condition, and shall be exempt from any flow rate capacity and velocity 391 requirements for natural or man-made channels as defined in any regulations promulgated pursuant to 392 this section or any ordinances adopted pursuant to § 62.1-44.15:27 or 62.1-44.15:33;

393 11. Encourage low-impact development designs, regional and watershed approaches, and394 nonstructural means for controlling stormwater;

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

398 13. Establish procedures to be followed when a locality that operates a VSMP wishes to transfer399 administration of the VSMP to the Department;

400 14. Establish a statewide permit fee schedule for stormwater management related to municipal401 separate storm sewer system permits;

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

404 16. Require the owner of property that is zoned for residential use and on which is located a
405 privately owned stormwater management facility serving one or more residential properties to record the
406 long-term maintenance and inspection requirements for such facility with the deed for the owner's
407 property; and

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

413 18. Establish a procedure by which a registration statement shall not be required for coverage under
414 the General Permit for Discharges of Stormwater from Construction Activities for a small construction
415 activity involving a single-family detached residential structure, within or outside a common plan of
416 development or sale.

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

423 § 62.1-44.15:28. (For effective date, see Acts 2016, cc. 68 and 758, as amended by Acts 2017, c. 424 345) Development of regulations.

The Board is authorized to adopt regulations that establish requirements for the effective control of
soil erosion, sediment deposition, and stormwater, including nonagricultural runoff, that shall be met in
any VESMP to prevent the unreasonable degradation of properties, stream channels, waters, and other

428 natural resources, and that specify minimum technical criteria and administrative procedures for 429 VESMPs. The regulations shall: 430

1. Establish standards and procedures for administering a VESMP;

431 2. Establish minimum standards of effectiveness of the VESMP and criteria and procedures for 432 reviewing and evaluating its effectiveness. The minimum standards of program effectiveness established 433 by the Board shall provide that (i) no soil erosion control and stormwater management plan shall be 434 approved until it is reviewed by a plan reviewer certified pursuant to § 62.1-44.15:30, (ii) each inspection of a land-disturbing activity shall be conducted by an inspector certified pursuant to 435 § 62.1-44.15:30, and (iii) each VESMP shall contain a program administrator, a plan reviewer, and an 436 inspector, each of whom is certified pursuant to § 62.1-44.15:30 and all of whom may be the same 437 438 person:

439 3. Be based upon relevant physical and developmental information concerning the watersheds and 440 drainage basins of the Commonwealth, including data relating to land use, soils, hydrology, geology, 441 size of land area being disturbed, proximate water bodies and their characteristics, transportation, and 442 public facilities and services;

443 4. Include any survey of lands and waters as the Board deems appropriate or as any applicable law 444 requires to identify areas, including multijurisdictional and watershed areas, with critical soil erosion and 445 sediment problems:

446 5. Contain conservation standards for various types of soils and land uses, which shall include 447 criteria, techniques, and methods for the control of soil erosion and sediment resulting from 448 land-disturbing activities;

449 6. Establish water quality and water quantity technical criteria. These criteria shall be periodically 450 modified as required in order to reflect current engineering methods;

451 7. Require the provision of long-term responsibility for and maintenance of stormwater management 452 control devices and other techniques specified to manage the quality and quantity of runoff;

453 8. Require as a minimum the inclusion in VESMPs of certain administrative procedures that include, 454 but are not limited to, specifying the time period within which a VESMP authority shall grant 455 land-disturbance approval, the conditions and processes under which such approval shall be granted, the 456 procedures for communicating disapproval, the conditions under which an approval may be changed, and 457 requirements for inspection of approved projects;

458 9. Establish a statewide fee schedule to cover all costs associated with the implementation of a 459 VESMP related to land-disturbing activities where permit coverage is required, and for land-disturbing 460 activities where the Board serves as a VESMP authority or VSMP authority. Such fee attributes include the costs associated with plan review, permit registration statement review, permit issuance, permit 461 coverage verification, inspections, reporting, and compliance activities associated with the land-disturbing 462 activities as well as program oversight costs. The fee schedule shall also include a provision for a 463 464 reduced fee for a land-disturbing activity that disturbs 2,500 square feet or more but less than one acre 465 in an area of a locality designated as a Chesapeake Bay Preservation Area pursuant to the Chesapeake Bay Preservation Act (§ 62.1-44.15:67 et seq.). The fee schedule shall be governed by the following: 466

a. The revenue generated from the statewide fee shall be collected utilizing, where practicable, an 467 468 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 § 469 62.1-44.15:29. However. 470 whenever the Board has approved a VESMP, no more than 30 percent of the total revenue generated by 471 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; 472

473 b. Fees collected pursuant to this section shall be in addition to any general fund appropriation made to the Department or other supporting revenue from a VESMP; however, the fees shall be set at a level 474 475 sufficient for the Department, the Board, and the VESMP to fully carry out their responsibilities under 476 this article and local ordinances or standards and specifications where applicable. When establishing a 477 VESMP, the VESMP authority shall assess the statewide fees pursuant to the schedule and shall have 478 the authority to reduce or increase such fees, and to consolidate such fees with other program-related 479 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 480 481 portion of the fees shall be used solely to carry out the VESMP's responsibilities under this article and 482 associated ordinances:

483 c. In establishing the fee schedule under this subdivision, the Department shall ensure that the 484 VESMP authority portion of the statewide fee for coverage under the General Permit for Discharges of 485 Stormwater from Construction Activities for small construction activity involving a single-family 486 detached residential structure with a site or area, within or outside a common plan of development or 487 sale, that is equal to or greater than one acre but less than five acres shall be no greater than the 488 VESMP authority portion of the fee for coverage of sites or areas with a land-disturbance acreage of 489 less than one acre within a common plan of development or sale;

490 d. When any fees are collected pursuant to this section by credit cards, business transaction costs491 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 *not* 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;

497 f. Establish a procedure by which a registration statement shall not be required for coverage under
498 the General Permit for Discharges of Stormwater from Construction Activities for a small construction
499 activity involving a single-family detached residential structure, within or outside a common plan of
500 development or sale;

501 10. Establish statewide standards for soil erosion control and stormwater management from **502** land-disturbing activities;

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

507 12. Provide for the certification and use of a proprietary best management practice only if another 508 state, regional, or national program has verified its nutrient or sediment removal effectiveness and all of 509 such program's established test protocol requirements were met or exceeded. As used in this subdivision 510 and any regulations or guidance adopted pursuant to this subdivision, "certification" means a 511 determination by the Department that a proprietary best management practice is approved for use in 512 accordance with this article;

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

517 a. Except where more stringent requirements are necessary to address total maximum daily load 518 requirements or to protect exceptional state waters, any land-disturbing activity that was subject to the 519 water quantity requirements that were in effect pursuant to this article prior to July 1, 2014, shall be 520 deemed to satisfy the conditions of this subsection if the practices are designed to (i) detain the water 521 volume equal to the first one-half inch of runoff multiplied by the impervious surface of the land 522 development project and to release it over 48 hours; (ii) detain and release over a 24-hour period the 523 expected rainfall resulting from the one year, 24-hour storm; and (iii) reduce the allowable peak flow 524 rate resulting from the 1.5-year, two-year, and 10-year, 24-hour storms to a level that is less than or 525 equal to the peak flow rate from the site assuming it was in a good forested condition, achieved through 526 multiplication of the forested peak flow rate by a reduction factor that is equal to the runoff volume 527 from the site when it was in a good forested condition divided by the runoff volume from the site in its 528 proposed condition. Any land-disturbing activity that complies with these requirements shall be exempt 529 from any flow rate capacity and velocity requirements for natural or man-made channels as defined in 530 any regulations promulgated pursuant to this section or any ordinances adopted pursuant to § 531 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;

535 14. Encourage low-impact development designs, regional and watershed approaches, and 536 nonstructural means for controlling stormwater;

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

540 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;

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

543 18. Provide for the evaluation and potential inclusion of emerging or innovative nonproprietary544 stormwater control technologies that may prove effective in reducing nonpoint source pollution;

545 19. Require the owner of property that is zoned for residential use and on which is located a
546 privately owned stormwater management facility serving one or more residential properties to record the
547 long-term maintenance and inspection requirements for such facility with the deed for the owner's
548 property; and

549 20. Require that all final plan elements, specifications, or calculations whose preparation requires a 550 license under Chapter 4 (§ 54.1-400 et seq.) or 22 (§ 54.1-2200 et seq.) of Title 54.1 be appropriately

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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.

554 § 62.1-44.15:34. (For effective date, see notes) Regulated activities; submission and approval of a 555 permit application; security for performance; exemptions.

556 A. A person shall not conduct any land-disturbing activity until (i) he has submitted to the 557 appropriate VESMP authority an application that includes a permit registration statement, if required, a soil erosion control and stormwater management plan or an executed agreement in lieu of a plan, if 558 559 required, and (ii) the VESMP authority has issued its land-disturbance approval. In addition, as a prerequisite to engaging in an approved land-disturbing activity, the name of the individual who will be 560 assisting the owner in carrying out the activity and holds a Responsible Land Disturber certificate 561 pursuant to § 62.1-44.15:30 shall be submitted to the VESMP authority. Any VESMP authority may 562 563 waive the Responsible Land Disturber certificate requirement for an agreement in lieu of a plan for 564 construction of a single-family detached residential structure; however, if a violation occurs during the land-disturbing activity for the single-family detached residential structure, then the owner shall correct 565 the violation and provide the name of the individual holding a Responsible Land Disturber certificate as 566 provided by § 62.1-14:30. Failure to provide the name of an individual holding a Responsible Land 567 568 Disturber certificate prior to engaging in land-disturbing activities may result in revocation of the 569 land-disturbance approval and shall subject the owner to the penalties provided in this article.

570 1. A VESMP authority that is implementing its program pursuant to subsection A of § 62.1-44.15:27 571 or subdivision B 1 of § 62.1-44.15:27 shall determine the completeness of any application within 15 days after receipt, and shall act on any application within 60 days after it has been determined by the VESMP authority to be complete. The VESMP authority shall issue either land-disturbance approval or 572 573 denial and provide written rationale for any denial. Prior to issuing a land-disturbance approval, a 574 575 VESMP authority shall be required to obtain evidence of permit coverage when such coverage is required. The VESMP authority also shall determine whether any resubmittal of a previously 576 577 disapproved application is complete within 15 days after receipt and shall act on the resubmitted 578 application within 45 days after receipt.

579 2. A VESMP authority implementing its program in coordination with the Department pursuant to 580 subdivision B 2 of § 62.1-44.15:27 shall determine the completeness of any application within 15 days 581 after receipt, and shall act on any application within 60 days after it has been determined by the VESMP authority to be complete. The VESMP authority shall forward a soil erosion control and 582 583 stormwater management plan to the Department for review within five days of receipt. If the plan is **584** incomplete, the Department shall return the plan to the locality immediately and the application process 585 shall start over. If the plan is complete, the Department shall review it for compliance with the water quality and water quantity technical criteria and provide its recommendation to the VESMP authority. 586 587 The VESMP authority shall either (i) issue the land-disturbance approval or (ii) issue a denial and provide a written rationale for the denial. In no case shall a locality have more than 60 days for its 588 589 decision on an application after it has been determined to be complete. Prior to issuing a 590 land-disturbance approval, a VESMP authority shall be required to obtain evidence of permit coverage 591 when such coverage is required.

The VESMP authority also shall forward to the Department any resubmittal of a previously disapproved application within five days after receipt, and the VESMP authority shall determine whether the plan is complete within 15 days of its receipt of the plan. The Department shall review the plan for compliance with the water quality and water quantity technical criteria and provide its recommendation to the VESMP authority, and the VESMP authority shall act on the resubmitted application within 45 days after receipt.

598 3. When a state agency or federal entity submits a soil erosion control and stormwater management
599 plan for a project, land disturbance shall not commence until the Board has reviewed and approved the
600 plan and has issued permit coverage when it is required.

a. The Board shall not approve a soil erosion control and stormwater management plan submitted by
a state agency or federal entity for a project involving a land-disturbing activity (i) in any locality that
has not adopted a local program with more stringent ordinances than those of the state program or (ii) in
multiple jurisdictions with separate local programs, unless the plan is consistent with the requirements of
the state program.

b. The Board shall not approve a soil erosion control and stormwater management plan submitted by
a state agency or federal entity for a project involving a land-disturbing activity in one locality with a
local program with more stringent ordinances than those of the state program, unless the plan is
consistent with the requirements of the local program.

c. If onsite changes occur, the state agency or federal entity shall submit an amended soil erosioncontrol and stormwater management plan to the Department.

612 d. The state agency or federal entity responsible for the land-disturbing activity shall ensure

613 compliance with the approved plan. As necessary, the Board shall provide project oversight and 614 enforcement.

615 4. Prior to issuance of any land-disturbance approval, the VESMP authority may also require an 616 applicant, excluding state agencies and federal entities, to submit a reasonable performance bond with 617 surety, cash escrow, letter of credit, any combination thereof, or such other legal arrangement acceptable 618 to the VESMP authority, to ensure that measures could be taken by the VESMP authority at the 619 applicant's expense should he fail, after proper notice, within the time specified to comply with the 620 conditions imposed by the VESMP authority as a result of his land-disturbing activity. If the VESMP 621 authority takes such action upon such failure by the applicant, the VESMP authority may collect from the applicant the difference should the amount of the reasonable cost of such action exceed the amount 622 623 of the security held. Within 60 days of the completion of the VESMP authority's conditions, such bond, 624 cash escrow, letter of credit, or other legal arrangement, or the unexpended or unobligated portion 625 thereof, shall be refunded to the applicant or terminated.

B. The VESMP authority may require changes to an approved soil erosion control and stormwatermanagement plan in the following cases:

628 1. Where inspection has revealed that the plan is inadequate to satisfy applicable regulations or629 ordinances; or

630 2. Where the owner finds that because of changed circumstances or for other reasons the plan cannot
631 be effectively carried out, and proposed amendments to the plan, consistent with the requirements of this
632 article, are agreed to by the VESMP authority and the owner.

633 C. In order to prevent further erosion, a VESMP authority may require approval of a soil erosion
 634 control and stormwater management plan for any land identified as an erosion impact area by the
 635 VESMP authority.

b. A VESMP authority may enter into an agreement with an adjacent VESMP authority regarding
the administration of multijurisdictional projects, specifying who shall be responsible for all or part of
the administrative procedures. Should adjacent VESMP authorities fail to reach such an agreement, each
shall be responsible for administering the area of the multijurisdictional project that lies within its
jurisdiction.

641 E. The following requirements shall apply to land-disturbing activities in the Commonwealth:

642 1. Any land-disturbing activity that (i) disturbs one acre or more of land or (ii) disturbs less than one
643 acre of land and is part of a larger common plan of development or sale that results in one acre or
644 greater of land disturbance may, in accordance with regulations adopted by the Board, be required to
645 obtain permit coverage.

646 2. For a land-disturbing activity occurring in an area not designated as a Chesapeake Bay647 Preservation Area subject to the Chesapeake Bay Preservation Act (§ 62.1-44.15:67 et seq.):

a. Soil erosion control requirements and water quantity technical criteria adopted pursuant to this
article shall apply to any activity that disturbs 10,000 square feet or more, although the locality may
reduce this regulatory threshold to a smaller area of disturbed land. A plan addressing these
requirements shall be submitted to the VESMP authority in accordance with subsection A. This
subdivision shall also apply to additions or modifications to existing single-family detached residential
structures.

b. Soil erosion control requirements and water quantity and water quality technical criteria shall
apply to any activity that (i) disturbs one acre or more of land or (ii) disturbs less than one acre of land
and is part of a larger common plan of development or sale that results in one acre or greater of land
disturbance, although the locality may reduce this regulatory threshold to a smaller area of disturbed
land. A plan addressing these requirements shall be submitted to the VESMP authority in accordance
with subsection A.

660 3. For a land-disturbing activity occurring in an area designated as a Chesapeake Bay Preservation661 Area subject to the Chesapeake Bay Preservation Act (§ 62.1-44.15:67 et seq.):

a. Soil erosion control and water quantity and water quality technical criteria shall apply to any
land-disturbing activity that disturbs 2,500 square feet or more of land, other than a single-family
detached residential structure. However, the governing body of any affected locality may reduce this
regulatory threshold to a smaller area of disturbed land. A plan addressing these requirements shall be
submitted to the VESMP authority in accordance with subsection A.

b. For land-disturbing activities for single-family detached residential structures, soil erosion control and water quantity technical criteria shall apply to any land-disturbing activity that disturbs 2,500 square feet or more of land, and the locality also may require compliance with the water quality technical criteria. A plan addressing these requirements shall be submitted to the VESMP authority in accordance with subsection A.

672 F. Notwithstanding any other provisions of this article, the following activities are not required to 673 comply with the requirements of this article unless otherwise required by federal law:

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674 1. Minor land-disturbing activities, including home gardens and individual home landscaping, repairs, 675 and maintenance work;

676 2. Installation, maintenance, or repair of any individual service connection;

677 3. Installation, maintenance, or repair of any underground utility line when such activity occurs on an 678 existing hard surfaced road, street, or sidewalk, provided the land-disturbing activity is confined to the 679 area of the road, street, or sidewalk that is hard surfaced;

4. Installation, maintenance, or repair of any septic tank line or drainage field unless included in an 680 overall plan for land-disturbing activity relating to construction of the building to be served by the septic 681 682 tank system;

5. Permitted surface or deep mining operations and projects, or oil and gas operations and projects 683 **684** conducted pursuant to Title 45.2;

6. Clearing of lands specifically for bona fide agricultural purposes; the management, tilling, planting, 685 **686** or harvesting of agricultural, horticultural, or forest crops; livestock feedlot operations; agricultural engineering operations, including construction of terraces, terrace outlets, check dams, desilting basins, 687 688 dikes, ponds, ditches, strip cropping, lister furrowing, contour cultivating, contour furrowing, land drainage, and land irrigation; or as additionally set forth by the Board in regulations. However, this 689 690 exception shall not apply to harvesting of forest crops unless the area on which harvesting occurs is reforested artificially or naturally in accordance with the provisions of Chapter 11 (§ 10.1-1100 et seq.) **691** 692 or is converted to bona fide agricultural or improved pasture use as described in subsection B of § 693 10.1-1163;

694 7. Installation of fence and sign posts or telephone and electric poles and other kinds of posts or 695 poles:

696 8. Shoreline erosion control projects on tidal waters when all of the land-disturbing activities are within the regulatory authority of and approved by local wetlands boards, the Marine Resources 697 698 Commission, or the United States Army Corps of Engineers; however, any associated land that is 699 disturbed outside of this exempted area shall remain subject to this article and the regulations adopted 700 pursuant thereto;

701 9. Repair or rebuilding of the tracks, rights-of-way, bridges, communication facilities, and other 702 related structures and facilities of a railroad company;

703 10. Land-disturbing activities in response to a public emergency where the related work requires 704 immediate authorization to avoid imminent endangerment to human health or the environment. In such 705 situations, the VESMP authority shall be advised of the disturbance within seven days of commencing 706 the land-disturbing activity, and compliance with the administrative requirements of subsection A is 707 required within 30 days of commencing the land-disturbing activity; and

708 11. Discharges to a sanitary sewer or a combined sewer system that are not from a land-disturbing 709 activity.

710 G. Notwithstanding any other provision of this article, the following activities are required to comply 711 with the soil erosion control requirements but are not required to comply with the water quantity and 712 water quality technical criteria, unless otherwise required by federal law:

713 1. Activities under a state or federal reclamation program to return an abandoned property to an 714 agricultural or open land use;

2. Routine maintenance that is performed to maintain the original line and grade, hydraulic capacity, 715 716 or original construction of the project. The paving of an existing road with a compacted or impervious 717 surface and reestablishment of existing associated ditches and shoulders shall be deemed routine 718 maintenance if performed in accordance with this subsection; and 719

3. Discharges from a land-disturbing activity to a sanitary sewer or a combined sewer system.

§ 62.1-44.15:51. (For expiration date, see notes) Definitions.

As used in this article, unless the context requires a different meaning:

722 "Agreement in lieu of a plan" means a contract between the plan-approving authority and the owner 723 that specifies conservation measures that must be implemented in the construction of a (i) single-family 724 residence or (ii) farm building or structure on a parcel of land with a total impervious cover 725 percentage, including the impervious cover from the farm building or structure to be constructed, of less 726 than five percent; this contract may be executed by the plan-approving authority in lieu of a formal site 727 plan.

728 "Applicant" means any person submitting an erosion and sediment control plan for approval or 729 requesting the issuance of a permit, when required, authorizing land-disturbing activities to commence.

730 "Certified inspector" means an employee or agent of a VESCP authority who (i) holds a certificate of 731 competence from the Board in the area of project inspection or (ii) is enrolled in the Board's training program for project inspection and successfully completes such program within one year after 732 733 enrollment.

734 "Certified plan reviewer" means an employee or agent of a VESCP authority who (i) holds a certificate of competence from the Board in the area of plan review, (ii) is enrolled in the Board's 735

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training program for plan review and successfully completes such program within one year after
enrollment, or (iii) is licensed as a professional engineer, architect, landscape architect, land surveyor
pursuant to Article 1 (§ 54.1-400 et seq.) of Chapter 4 of Title 54.1, or professional soil scientist as
defined in § 54.1-2200.

"Certified program administrator" means an employee or agent of a VESCP authority who (i) holds a
certificate of competence from the Board in the area of program administration or (ii) is enrolled in the
Board's training program for program administration and successfully completes such program within
one year after enrollment.

"Department" means the Department of Environmental Quality.

745 "Director" means the Director of the Department of Environmental Quality.

746 "District" or "soil and water conservation district" means a political subdivision of the
747 Commonwealth organized in accordance with the provisions of Article 3 (§ 10.1-506 et seq.) of Chapter
748 5 of Title 10.1.

749 "Erosion and sediment control plan" or "plan" means a document containing material for the conservation of soil and water resources of a unit or group of units of land. It may include appropriate maps, an appropriate soil and water plan inventory and management information with needed interpretations, and a record of decisions contributing to conservation treatment. The plan shall contain all major conservation decisions to ensure that the entire unit or units of land will be so treated to achieve the conservation objectives.

"Erosion impact area" means an area of land not associated with current land-disturbing activity but
subject to persistent soil erosion resulting in the delivery of sediment onto neighboring properties or into
state waters. This definition shall not apply to any lot or parcel of land of 10,000 square feet or less
used for residential purposes or to shorelines where the erosion results from wave action or other coastal
processes.

760 *"Farm building or structure" means the same as that term is defined in § 36-97.*

761 "Land-disturbing activity" means any man-made change to the land surface that may result in soil
762 erosion from water or wind and the movement of sediments into state waters or onto lands in the
763 Commonwealth, including, but not limited to, clearing, grading, excavating, transporting, and filling of
764 land, except that the term shall not include:

1. Minor land-disturbing activities such as home gardens and individual home landscaping, repairs, and maintenance work;

2. Individual service connections;

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768 3. Installation, maintenance, or repair of any underground public utility lines when such activity
769 occurs on an existing hard surfaced road, street, or sidewalk, provided the land-disturbing activity is
770 confined to the area of the road, street, or sidewalk that is hard surfaced;

4. Septic tank lines or drainage fields unless included in an overall plan for land-disturbing activityrelating to construction of the building to be served by the septic tank system;

5. Permitted surface or deep mining operations and projects, or oil and gas operations and projects conducted pursuant to Title 45.2;

775 6. Tilling, planting, or harvesting of agricultural, horticultural, or forest crops, livestock feedlot 776 operations, or as additionally set forth by the Board in regulation, including engineering operations as 777 follows: construction of terraces, terrace outlets, check dams, desilting basins, dikes, ponds, ditches, strip 778 cropping, lister furrowing, contour cultivating, contour furrowing, land drainage, and land irrigation; 779 however, this exception shall not apply to harvesting of forest crops unless the area on which harvesting 780 occurs is reforested artificially or naturally in accordance with the provisions of Chapter 11 (§ 10.1-1100 781 et seq.) of Title 10.1 or is converted to bona fide agricultural or improved pasture use as described in 782 subsection B of § 10.1-1163;

783 7. Repair or rebuilding of the tracks, rights-of-way, bridges, communication facilities, and other784 related structures and facilities of a railroad company;

8. Agricultural engineering operations, including but not limited to the construction of terraces, terrace outlets, check dams, desilting basins, dikes, ponds not required to comply with the provisions of the Dam Safety Act (§ 10.1-604 et seq.), ditches, strip cropping, lister furrowing, contour cultivating, contour furrowing, land drainage, and land irrigation;

9. Disturbed land areas of less than 10,000 square feet in size or 2,500 square feet in all areas of the jurisdictions designated as subject to the Chesapeake Bay Preservation Area Designation and Management Regulations; however, the governing body of the program authority may reduce this exception to a smaller area of disturbed land or qualify the conditions under which this exception shall apply;

794 10. Installation of fence and sign posts or telephone and electric poles and other kinds of posts or poles;

796 11. Shoreline erosion control projects on tidal waters when all of the land-disturbing activities are

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797 within the regulatory authority of and approved by local wetlands boards, the Marine Resources 798 Commission, or the United States Army Corps of Engineers; however, any associated land that is 799 disturbed outside of this exempted area shall remain subject to this article and the regulations adopted 800 pursuant thereto; and

801 12. Emergency work to protect life, limb, or property, and emergency repairs; however, if the 802 land-disturbing activity would have required an approved erosion and sediment control plan, if the 803 activity were not an emergency, then the land area disturbed shall be shaped and stabilized in 804 accordance with the requirements of the VESCP authority.

"Natural channel design concepts" means the utilization of engineering analysis and fluvial 805 geomorphic processes to create, rehabilitate, restore, or stabilize an open conveyance system for the 806 purpose of creating or recreating a stream that conveys its bankfull storm event within its banks and 807 808 allows larger flows to access its bankfull bench and its floodplain.

809 "Owner" means the owner or owners of the freehold of the premises or lesser estate therein, 810 mortgagee or vendee in possession, assignee of rents, receiver, executor, trustee, lessee, or other person, 811 firm, or corporation in control of a property.

812 "Peak flow rate" means the maximum instantaneous flow from a given storm condition at a particular 813 location.

"Permittee" means the person to whom the local permit authorizing land-disturbing activities is issued 814 815 or the person who certifies that the approved erosion and sediment control plan will be followed.

816 "Person" means any individual, partnership, firm, association, joint venture, public or private corporation, trust, estate, commission, board, public or private institution, utility, cooperative, county, 817 city, town, or other political subdivision of the Commonwealth, governmental body, including a federal 818 819 or state entity as applicable, any interstate body, or any other legal entity.

820 "Runoff volume" means the volume of water that runs off the land development project from a 821 prescribed storm event.

"Town" means an incorporated town.

"Virginia Erosion and Sediment Control Program" or "VESCP" means a program approved by the 823 Board that has been established by a VESCP authority for the effective control of soil erosion, sediment 824 825 deposition, and nonagricultural runoff associated with a land-disturbing activity to prevent the 826 unreasonable degradation of properties, stream channels, waters, and other natural resources and shall 827 include such items where applicable as local ordinances, rules, permit requirements, annual standards 828 and specifications, policies and guidelines, technical materials, and requirements for plan review, 829 inspection, enforcement where authorized in this article, and evaluation consistent with the requirements 830 of this article and its associated regulations.

"Virginia Erosion and Sediment Control Program authority" or "VESCP authority" means an authority approved by the Board to operate a Virginia Erosion and Sediment Control Program. An 831 832 833 authority may include a state entity, including the Department; a federal entity; a district, county, city, or town; or for linear projects subject to annual standards and specifications, electric, natural gas, and 834 835 telephone utility companies, interstate and intrastate natural gas pipeline companies, railroad companies, 836 or authorities created pursuant to § 15.2-5102.

"Water quality volume" means the volume equal to the first one-half inch of runoff multiplied by the 837 838 impervious surface of the land development project. 839

§ 62.1-44.15:51. (For effective date, see notes) Definitions.

As used in this article, unless the context requires a different meaning:

"Agreement in lieu of a plan" means a contract between the VESCP authority and the owner that 841 842 specifies conservation measures that must be implemented in the construction of a (i) single-family 843 detached residential structure or (ii) farm building or structure on a parcel of land with a total 844 impervious cover percentage, including the impervious cover from the farm building or structure to be 845 constructed, of less than five percent; this contract may be executed by the VESCP authority in lieu of a 846 formal site plan.

847 "Applicant" means any person submitting an erosion and sediment control plan for approval in order 848 to obtain authorization for land-disturbing activities to commence.

849 "Certified inspector" means an employee or agent of a VESCP authority who (i) holds a certification from the Board in the area of project inspection or (ii) is enrolled in the Board's training program for 850 851 project inspection and successfully completes such program within one year after enrollment.

'Certified plan reviewer" means an employee or agent of a VESCP authority who (i) holds a 852 certification from the Board in the area of plan review, (ii) is enrolled in the Board's training program 853 854 for plan review and successfully completes such program within one year after enrollment, or (iii) is licensed as a professional engineer, architect, landscape architect, land surveyor pursuant to Article 1 855 (§ 54.1-400 et seq.) of Chapter 4 of Title 54.1, or professional soil scientist as defined in § 54.1-2200. 856

857 "Certified program administrator" means an employee or agent of a VESCP authority who (i) holds a

certification from the Board in the area of program administration or (ii) is enrolled in the Board's 858

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- training program for program administration and successfully completes such program within one yearafter enrollment.
- 861 "Department" means the Department of Environmental Quality.
- 862 "Director" means the Director of the Department of Environmental Quality.
- 863 "District" or "soil and water conservation district" means a political subdivision of the

864 Commonwealth organized in accordance with the provisions of Article 3 (§ 10.1-506 et seq.) of Chapter **865** 5 of Title 10.1.

866 "Erosion and sediment control plan" or "plan" means a document containing material for the
867 conservation of soil and water resources of a unit or group of units of land. It may include appropriate
868 maps, an appropriate soil and water plan inventory and management information with needed
869 interpretations, and a record of decisions contributing to conservation treatment. The plan shall contain
870 all major conservation decisions to ensure that the entire unit or units of land will be so treated to
871 achieve the conservation objectives.

872 "Erosion impact area" means an area of land that is not associated with a current land-disturbing
873 activity but is subject to persistent soil erosion resulting in the delivery of sediment onto neighboring
874 properties or into state waters. This definition shall not apply to any lot or parcel of land of 10,000
875 square feet or less used for residential purposes or to shorelines where the erosion results from wave
876 action or other coastal processes.

877 "Farm building or structure" means the same as that term is defined in § 36-97.

878 "Land disturbance" or "land-disturbing activity" means any man-made change to the land surface that
879 may result in soil erosion or has the potential to change its runoff characteristics, including the clearing,
880 grading, excavating, transporting, and filling of land.

- 881 "Natural channel design concepts" means the utilization of engineering analysis and fluvial
 882 geomorphic processes to create, rehabilitate, restore, or stabilize an open conveyance system for the
 883 purpose of creating or recreating a stream that conveys its bankfull storm event within its banks and
 884 allows larger flows to access its bankfull bench and its floodplain.
- 885 "Owner" means the same as provided in § 62.1-44.3. For a land-disturbing activity that is regulated
 886 under this article, "owner" also includes the owner or owners of the freehold of the premises or lesser
 887 estate therein, mortgagee or vendee in possession, assignee of rents, receiver, executor, trustee, lessee, or
 888 other person, firm, or corporation in control of a property.
- 889 "Peak flow rate" means the maximum instantaneous flow from a given storm condition at a particular890 location.

891 "Person" means any individual, partnership, firm, association, joint venture, public or private
892 corporation, trust, estate, commission, board, public or private institution, utility, cooperative, county,
893 city, town, or other political subdivision of the Commonwealth, governmental body, including a federal
894 or state entity as applicable, any interstate body, or any other legal entity.

895 "Runoff volume" means the volume of water that runs off the land development project from a prescribed storm event.

897 "Soil erosion" means the movement of soil by wind or water into state waters or onto lands in the898 Commonwealth.

899 "Town" means an incorporated town.

900 "Virginia Erosion and Sediment Control Program" or "VESCP" means a program approved by the
901 Board that has been established by a VESCP authority for the effective control of soil erosion, sediment
902 deposition, and nonagricultural runoff associated with a land-disturbing activity to prevent the
903 unreasonable degradation of properties, stream channels, waters, and other natural resources and shall
904 include such items where applicable as local ordinances, rules, policies and guidelines, technical
905 materials, and requirements for plan review, inspection, and evaluation consistent with the requirements
906 of this article.

907 "Virginia Erosion and Sediment Control Program authority" or "VESCP authority" means a locality
908 approved by the Board to operate a Virginia Erosion and Sediment Control Program. A locality that has
909 chosen not to establish a Virginia Erosion and Stormwater Management Program pursuant to subdivision
910 B 3 of § 62.1-44.15:27 is required to become a VESCP authority in accordance with this article.

911 "Virginia Stormwater Management Program" or "VSMP" means a program established by the Board 912 pursuant to § 62.1-44.15:27.1 on behalf of a locality on or after July 1, 2014, to manage the quality and 913 quantity of runoff resulting from any land-disturbing activity that (i) disturbs one acre or more of land 914 or (ii) disturbs less than one acre of land and is part of a larger common plan of development or sale 915 that results in one acre or greater of land disturbance.

§ 62.1-44.15:55. (For expiration date, see Acts 2016, cc. 68 and 758, as amended by Acts 2017, c. 345) Regulated land-disturbing activities; submission and approval of erosion and sediment control plan.

919 A. Except as provided in § 62.1-44.15:56 for state agency and federal entity land-disturbing activities,

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920 no person shall engage in any land-disturbing activity until he has submitted to the VESCP authority an 921 erosion and sediment control plan for the land-disturbing activity and the plan has been reviewed and 922 approved. Upon the development of an online reporting system by the Department, but no later than 923 July 1, 2014, a VESCP authority shall then be required to obtain evidence of Virginia Stormwater 924 Management Program permit coverage where it is required prior to providing approval to begin land 925 disturbance. Where land-disturbing activities involve lands under the jurisdiction of more than one 926 VESCP, an erosion and sediment control plan may, at the request of one or all of the VESCP 927 authorities, be submitted to the Department for review and approval rather than to each jurisdiction 928 concerned. The Department may charge the jurisdictions requesting the review a fee sufficient to cover the cost associated with conducting the review. A VESCP may enter into an agreement with an adjacent 929 930 VESCP regarding the administration of multijurisdictional projects whereby the jurisdiction that contains the greater portion of the project shall be responsible for all or part of the administrative procedures. 931 932 Where the land-disturbing activity results from the construction of a (i) single-family residence or (ii) 933 farm building or structure on a parcel of land with a total impervious cover percentage, including the 934 impervious cover from the farm building or structure to be constructed, of less than five percent, an 935 agreement in lieu of a plan may be substituted for an erosion and sediment control plan if executed by 936 the VESCP authority.

B. The VESCP authority shall review erosion and sediment control plans submitted to it and grant 937 938 written approval within 60 days of the receipt of the plan if it determines that the plan meets the 939 requirements of this article and the Board's regulations and if the person responsible for carrying out the 940 plan certifies that he will properly perform the erosion and sediment control measures included in the 941 plan and shall comply with the provisions of this article. In addition, as a prerequisite to engaging in the 942 land-disturbing activities shown on the approved plan, the person responsible for carrying out the plan shall provide the name of an individual holding a certificate of competence to the VESCP authority, as 943 944 62.1-44.15:52, who will be in charge of and responsible for carrying out the provided by § 945 land-disturbing activity. However, any VESCP authority may waive the certificate of competence 946 requirement for an agreement in lieu of a plan for construction of a single family residence. If a 947 violation occurs during the land-disturbing activity, then the person responsible for carrying out the 948 agreement in lieu of a plan shall correct the violation and provide the name of an individual holding a 949 certificate of competence, as provided by § 62.1-44.15:52. Failure to provide the name of an individual 950 holding a certificate of competence prior to engaging in land-disturbing activities may result in 951 revocation of the approval of the plan and the person responsible for carrying out the plan shall be 952 subject to the penalties provided in this article.

953 When a plan is determined to be inadequate, written notice of disapproval stating the specific reasons 954 for disapproval shall be communicated to the applicant within 45 days. The notice shall specify the 955 modifications, terms, and conditions that will permit approval of the plan. If no action is taken by the 956 VESCP authority within the time specified in this subsection, the plan shall be deemed approved and the 957 person authorized to proceed with the proposed activity. The VESCP authority shall act on any erosion 958 and sediment control plan that has been previously disapproved within 45 days after the plan has been 959 revised, resubmitted for approval, and deemed adequate.

C. The VESCP authority may require changes to an approved plan in the following cases:

961 1. Where inspection has revealed that the plan is inadequate to satisfy applicable regulations; or

962 2. Where the person responsible for carrying out the approved plan finds that because of changed
963 circumstances or for other reasons the approved plan cannot be effectively carried out, and proposed
964 amendments to the plan, consistent with the requirements of this article and associated regulations, are
965 agreed to by the VESCP authority and the person responsible for carrying out the plan.

D. Electric, natural gas, and telephone utility companies, interstate and intrastate natural gas pipeline companies, and railroad companies shall, and authorities created pursuant to § 15.2-5102 may, file general erosion and sediment control standards and specifications annually with the Department for review and approval. Such standards and specifications shall be consistent with the requirements of this article and associated regulations and the Stormwater Management Act (§ 62.1-44.15:24 et seq.) and associated regulations where applicable. The specifications shall apply to:

972 1. Construction, installation, or maintenance of electric transmission, natural gas, and telephone utility973 lines and pipelines, and water and sewer lines; and

974 2. Construction of the tracks, rights-of-way, bridges, communication facilities, and other related975 structures and facilities of the railroad company.

976 The Department shall have 60 days in which to approve the standards and specifications. If no action 977 is taken by the Department within 60 days, the standards and specifications shall be deemed approved. 978 Individual approval of separate projects within subdivisions 1 and 2 is not necessary when approved 979 specifications are followed. Projects not included in subdivisions 1 and 2 shall comply with the 980 requirements of the appropriate VESCP. The Board shall have the authority to enforce approved 981 specifications and charge fees equal to the lower of (i) \$1,000 or (ii) an amount sufficient to cover the

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982 costs associated with standard and specification review and approval, project inspections, and **983** compliance.

984 E. Any person engaging, in more than one jurisdiction, in the creation and operation of a wetland 985 mitigation or stream restoration bank or banks, which have been approved and are operated in 986 accordance with applicable federal and state guidance, laws, or regulations for the establishment, use, 987 and operation of (i) wetlands mitigation or stream restoration banks, pursuant to a mitigation banking 988 instrument signed by the Department of Environmental Quality, the Marine Resources Commission, or 989 the U.S. Army Corps of Engineers, or (ii) a stream restoration project for purposes of reducing nutrients 990 or sediment entering state waters may, at the option of that person, file general erosion and sediment 991 control standards and specifications for wetland mitigation or stream restoration banks annually with the 992 Department for review and approval consistent with guidelines established by the Board.

993 The Department shall have 60 days in which to approve the specifications. If no action is taken by 994 the Department within 60 days, the specifications shall be deemed approved. Individual approval of 995 separate projects under this subsection is not necessary when approved specifications are implemented 996 through a project-specific erosion and sediment control plan. Projects not included in this subsection 997 shall comply with the requirements of the appropriate local erosion and sediment control program. The 998 Board shall have the authority to enforce approved specifications and charge fees equal to the lower of 999 (i) \$1,000 or (ii) an amount sufficient to cover the costs associated with standard and specification 1000 review and approval, projection inspections, and compliance. Approval of general erosion and sediment 1001 control specifications by the Department does not relieve the owner or operator from compliance with 1002 any other local ordinances and regulations including requirements to submit plans and obtain permits as 1003 may be required by such ordinances and regulations.

F. In order to prevent further erosion, a VESCP authority may require approval of an erosion and sediment control plan for any land identified by the VESCP authority as an erosion impact area.

1006 G. For the purposes of subsections A and B, when land-disturbing activity will be required of a contractor performing construction work pursuant to a construction contract, the preparation, submission, and approval of an erosion and sediment control plan shall be the responsibility of the owner.

1009 § 62.1-44.15:55. (For effective date, see notes) Regulated land-disturbing activities; submission 1010 and approval of erosion and sediment control plan.

1011 A. Except as provided in § 62.1-44.15:31 for a land-disturbing activity conducted by a state agency, 1012 federal entity, or other specified entity, no person shall engage in any land-disturbing activity until he 1013 has submitted to the VESCP authority an erosion and sediment control plan for the land-disturbing 1014 activity and the plan has been reviewed and approved. Where Virginia Pollutant Discharge Elimination 1015 System permit coverage is required, a VESCP authority shall be required to obtain evidence of such 1016 coverage from the Department's online reporting system prior to approving the erosion and sediment 1017 control plan. A VESCP authority may enter into an agreement with an adjacent VESCP or VESMP 1018 authority regarding the administration of multijurisdictional projects specifying who shall be responsible 1019 for all or part of the administrative procedures. Should adjacent authorities fail to come to such an 1020 agreement, each shall be responsible for administering the area of the multijurisdictional project that lies 1021 within its jurisdiction. Where the land-disturbing activity results from the construction of a (i) 1022 single-family residence or (ii) farm building or structure on a parcel of land with a total impervious 1023 cover percentage, including the impervious cover from the farm building or structure to be constructed, 1024 of less than five percent, an agreement in lieu of a plan may be substituted for an erosion and sediment 1025 control plan if executed by the VESCP authority.

1026 B. The VESCP authority shall review erosion and sediment control plans submitted to it and grant 1027 written approval within 60 days of the receipt of the plan if it determines that the plan meets the 1028 requirements of this article and the Board's regulations and if the person responsible for carrying out the 1029 plan certifies that he will properly perform the erosion and sediment control measures included in the 1030 plan and shall comply with the provisions of this article. In addition, as a prerequisite to engaging in the 1031 land-disturbing activities shown on the approved plan, the person responsible for carrying out the plan 1032 shall provide the name of an individual holding a certificate to the VESCP authority, as provided by 1033 § 62.1-44.15:52, who will be in charge of and responsible for carrying out the land-disturbing activity. 1034 However, any VESCP authority may waive the certificate requirement for an agreement in lieu of a plan 1035 for construction of a single family residence. If a violation occurs during the land-disturbing activity, 1036 then the person responsible for carrying out the agreement in lieu of a plan shall correct the violation 1037 and provide the name of an individual holding a certificate, as provided by § 62.1-44.15:52. Failure to 1038 provide the name of an individual holding a certificate prior to engaging in land-disturbing activities 1039 may result in revocation of the approval of the plan and the person responsible for carrying out the plan 1040 shall be subject to the penalties provided in this article.

1041 When a plan is determined to be inadequate, written notice of disapproval stating the specific reasons 1042 for disapproval shall be communicated to the applicant within 45 days. The notice shall specify the 1048

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modifications, terms, and conditions that will permit approval of the plan. If no action is taken by the
VESCP authority within the time specified in this subsection, the plan shall be deemed approved and the
person authorized to proceed with the proposed activity. The VESCP authority shall act on any erosion
and sediment control plan that has been previously disapproved within 45 days after the plan has been
revised, resubmitted for approval, and deemed adequate.

C. The VESCP authority may require changes to an approved plan in the following cases:

1049 1. Where inspection has revealed that the plan is inadequate to satisfy applicable regulations; or

1050 2. Where the person responsible for carrying out the approved plan finds that because of changed
1051 circumstances or for other reasons the approved plan cannot be effectively carried out, and proposed
1052 amendments to the plan, consistent with the requirements of this article and associated regulations, are
1053 agreed to by the VESCP authority and the person responsible for carrying out the plan.

1054 D. In order to prevent further erosion, a VESCP authority may require approval of an erosion and sediment control plan for any land identified by the VESCP authority as an erosion impact area.

E. For the purposes of subsections A and B, when land-disturbing activity will be required of a contractor performing construction work pursuant to a construction contract, the preparation, submission, and approval of an erosion and sediment control plan shall be the responsibility of the owner.

1059 F. Notwithstanding any other provisions of this article, the following activities are not required to comply with the requirements of this article unless otherwise required by federal law:

1061 1. Disturbance of a land area of less than 10,000 square feet in size or less than 2,500 square feet in an area designated as a Chesapeake Bay Preservation Area pursuant to the Chesapeake Bay Preservation Act (§ 62.1-44.15:67 et seq.). However, the governing body of the program authority may reduce this exception to a smaller area of disturbed land or qualify the conditions under which this exception shall apply;

1066 2. Minor land-disturbing activities such as home gardens and individual home landscaping, repairs, and maintenance work;

3. Installation, maintenance, or repair of any individual service connection;

1069 4. Installation, maintenance, or repair of any underground utility line when such activity occurs on an
1070 existing hard surfaced road, street, or sidewalk, provided the land-disturbing activity is confined to the
1071 area of the road, street, or sidewalk that is hard surfaced;

1072 5. Installation, maintenance, or repair of any septic tank line or drainage field unless included in an
1073 overall plan for land-disturbing activity relating to construction of the building to be served by the septic tank system;

1075 6. Permitted surface or deep mining operations and projects, or oil and gas operations and projects1076 conducted pursuant to Title 45.2;

1077 7. Clearing of lands specifically for bona fide agricultural purposes; the management, tilling, planting, or harvesting of agricultural, horticultural, or forest crops; livestock feedlot operations; agricultural 1078 1079 engineering operations, including construction of terraces, terrace outlets, check dams, desilting basins, 1080 dikes, ponds, ditches, strip cropping, lister furrowing, contour cultivating, contour furrowing, land 1081 drainage, and land irrigation; or as additionally set forth by the Board in regulations. However, this 1082 exception shall not apply to harvesting of forest crops unless the area on which harvesting occurs is 1083 reforested artificially or naturally in accordance with the provisions of Chapter 11 (§ 10.1-1100 et seq.) 1084 of Title 10.1 or is converted to bona fide agricultural or improved pasture use as described in subsection 1085 B of § 10.1-1163;

1086 8. Installation of fence and sign posts or telephone and electric poles and other kinds of posts or 1087 poles;

9. Shoreline erosion control projects on tidal waters when all of the land-disturbing activities are
within the regulatory authority of and approved by local wetlands boards, the Marine Resources
Commission, or the United States Army Corps of Engineers; however, any associated land that is
disturbed outside of this exempted area shall remain subject to this article and the regulations adopted
pursuant thereto;

1093 10. Land-disturbing activities in response to a public emergency where the related work requires 1094 immediate authorization to avoid imminent endangerment to human health or the environment. In such 1095 situations, the VESMP authority shall be advised of the disturbance within seven days of commencing 1096 the land-disturbing activity, and compliance with the administrative requirements of subsection A is 1097 required within 30 days of commencing the land-disturbing activity;

1098 11. Discharges to a sanitary sewer or a combined sewer system that are not from a land-disturbing activity; and

1100 12. Repair or rebuilding of the tracks, rights-of-way, bridges, communication facilities, and other 1101 related structures and facilities of a railroad company.

1102 § 62.1-44.15:58. (For contingent expiration date, see Acts 2016, cc. 68 and 758, as amended by 1103 Acts 2017, c. 345) Monitoring, reports, and inspections.

1104 A. The VESCP authority (i) shall provide for periodic inspections of the land-disturbing activity and

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1105 require that an individual holding a certificate of competence, as provided by § 62.1-44.15:52, who will 1106 be in charge of and responsible for carrying out the land-disturbing activity and (ii) may require 1107 monitoring and reports from the person responsible for carrying out the erosion and sediment control 1108 plan, to ensure compliance with the approved plan and to determine whether the measures required in 1109 the plan are effective in controlling erosion and sediment. However, any VESCP authority may waive 1110 the certificate of competence requirement for an agreement in lieu of a plan for construction of a 1111 single-family residence. The owner, permittee, or person responsible for carrying out the plan shall be 1112 given notice of the inspection. If the VESCP authority, where authorized to enforce this article, or the 1113 Department determines that there is a failure to comply with the plan following an inspection, notice 1114 shall be served upon the permittee or person responsible for carrying out the plan by mailing with 1115 confirmation of delivery to the address specified in the permit application or in the plan certification, or by delivery at the site of the land-disturbing activities to the agent or employee supervising such 1116 1117 activities. The notice shall specify the measures needed to comply with the plan and shall specify the 1118 time within which such measures shall be completed. Upon failure to comply within the time specified, 1119 the permit may be revoked and the VESCP authority, where authorized to enforce this article, the 1120 Department, or the Board may pursue enforcement as provided by § 62.1-44.15:63.

B. Notwithstanding the provisions of subsection A, a VESCP authority is authorized to enter into agreements or contracts with districts, adjacent localities, or other public or private entities to assist with the responsibilities of this article, including but not limited to the review and determination of adequacy of erosion and sediment control plans submitted for land-disturbing activities as well as monitoring, reports, inspections, and enforcement where an authority is granted such powers by this article.

1126 C. Upon issuance of an inspection report denoting a violation of this section, § 62.1-44.15:55 or 1127 62.1-44.15:56, in conjunction with or subsequent to a notice to comply as specified in subsection A, a 1128 VESCP authority, where authorized to enforce this article, or the Department may issue an order 1129 requiring that all or part of the land-disturbing activities permitted on the site be stopped until the 1130 specified corrective measures have been taken or, if land-disturbing activities have commenced without 1131 an approved plan as provided in § 62.1-44.15:55, requiring that all of the land-disturbing activities be 1132 stopped until an approved plan or any required permits are obtained. Where the alleged noncompliance 1133 is causing or is in imminent danger of causing harmful erosion of lands or sediment deposition in waters 1134 within the watersheds of the Commonwealth, or where the land-disturbing activities have commenced 1135 without an approved erosion and sediment control plan or any required permits, such an order may be 1136 issued whether or not the alleged violator has been issued a notice to comply as specified in subsection 1137 A. Otherwise, such an order may be issued only after the alleged violator has failed to comply with a 1138 notice to comply. The order for noncompliance with a plan shall be served in the same manner as a 1139 notice to comply, and shall remain in effect for seven days from the date of service pending application 1140 by the VESCP authority, the Department, or alleged violator for appropriate relief to the circuit court of 1141 the jurisdiction wherein the violation was alleged to have occurred or other appropriate court. The order 1142 for disturbance without an approved plan or permits shall be served upon the owner by mailing with 1143 confirmation of delivery to the address specified in the land records of the locality, shall be posted on 1144 the site where the disturbance is occurring, and shall remain in effect until such time as permits and 1145 plan approvals are secured, except in such situations where an agricultural exemption applies. If the 1146 alleged violator has not obtained an approved erosion and sediment control plan or any required permit 1147 within seven days from the date of service of the order, the Department or the chief administrative 1148 officer or his designee on behalf of the VESCP authority may issue a subsequent order to the owner 1149 requiring that all construction and other work on the site, other than corrective measures, be stopped 1150 until an approved erosion and sediment control plan and any required permits have been obtained. The 1151 subsequent order shall be served upon the owner by mailing with confirmation of delivery to the address 1152 specified in the permit application or the land records of the locality in which the site is located. The 1153 owner may appeal the issuance of any order to the circuit court of the jurisdiction wherein the violation 1154 was alleged to have occurred or other appropriate court. Any person violating or failing, neglecting, or 1155 refusing to obey an order issued by the Department or the chief administrative officer or his designee on 1156 behalf of the VESCP authority may be compelled in a proceeding instituted in the circuit court of the 1157 jurisdiction wherein the violation was alleged to have occurred or other appropriate court to obey same 1158 and to comply therewith by injunction, mandamus, or other appropriate remedy. Upon completion and 1159 approval of corrective action or obtaining an approved plan or any required permits, the order shall immediately be lifted. Nothing in this section shall prevent the Department, the Board, or the chief 1160 1161 administrative officer or his designee on behalf of the VESCP authority from taking any other action 1162 specified in § 62.1-44.15:63.

1163 § 62.1-44.15:58. (For contingent effective date, see Acts 2016, cc. 68 and 758, as amended by 1164 Acts 2017, c. 345) Monitoring, reports, and inspections.

1165 A. The VESCP authority (i) shall provide for periodic inspections of the land-disturbing activity and

1166 require that an individual holding a certificate, as provided by § 62.1-44.15:52, will be in charge of and responsible for carrying out the land-disturbing activity and (ii) may require monitoring and reports from 1167 the person responsible for carrying out the erosion and sediment control plan, to ensure compliance with 1168 the approved plan and to determine whether the measures required in the plan are effective in 1169 1170 controlling erosion and sediment. However, any VESCP authority may waive the certificate requirement 1171 for an agreement in lieu of a plan for construction of a single family detached residential structure. The 1172 owner shall be given notice of the inspection. When the VESCP authority or the Board determines that 1173 there is a failure to comply with the conditions of land-disturbance approval or to obtain an approved 1174 plan or a land-disturbance approval prior to commencing land-disturbing activity, the VESCP authority 1175 or the Board may serve a notice to comply upon the owner or person responsible for carrying out the 1176 land-disturbing activity. Such notice to comply shall be served by delivery by facsimile, e-mail, or other technology; by mailing with confirmation of delivery to the address specified in the plan or 1177 1178 land-disturbance application, if available, or in the land records of the locality; or by delivery at the site 1179 to a person previously identified to the VESCP authority by the owner. The notice to comply shall 1180 specify the measures needed to comply with the land-disturbance approval conditions or shall identify 1181 the plan approval or land-disturbance approval needed to comply with this article and shall specify a 1182 reasonable time within which such measures shall be completed. In any instance in which a required 1183 land-disturbance approval has not been obtained, the VESCP authority or the Board may require 1184 immediate compliance. In any other case, the VESCP authority or the Board may establish the time for 1185 compliance by taking into account the risk of damage to natural resources and other relevant factors. 1186 Notwithstanding any other provision in this subsection, a VESCP authority or the Board may count any days of noncompliance as days of violation should the VESCP authority or the Board take an 1187 1188 enforcement action. The issuance of a notice to comply by the Board shall not be considered a case decision as defined in § 2.2-4001. Upon failure to comply within the time specified, any plan approval or land-disturbance approval may be revoked and the VESCP authority or the Board may pursue 1189 1190 1191 enforcement as provided by § 62.1-44.15:63.

B. Notwithstanding the provisions of subsection A, a VESCP authority is authorized to enter into agreements or contracts with districts, adjacent localities, or other public or private entities to assist with the responsibilities of this article, including but not limited to the review and determination of adequacy of erosion and sediment control plans submitted for land-disturbing activities as well as monitoring, reports, inspections, and enforcement.

1197 C. Upon issuance of an inspection report denoting a violation of this section or § 62.1-44.15:55, in 1198 conjunction with or subsequent to a notice to comply as specified in subsection A, a VESCP authority 1199 or the Board may issue a stop work order requiring that all or part of the land-disturbing activities on the site be stopped until the specified corrective measures have been taken or, if land-disturbing 1200 1201 activities have commenced without an approved plan as provided in § 62.1-44.15:55, requiring that all of 1202 the land-disturbing activities be stopped until an approved plan is obtained. When such an order is issued by the Board, it shall be issued in accordance with the procedures of the Administrative Process 1203 1204 Act (§ 2.2-4000 et seq.). Where the alleged noncompliance is causing or is in imminent danger of 1205 causing harmful erosion of lands or sediment deposition in waters within the watersheds of the 1206 Commonwealth, or where the land-disturbing activities have commenced without an approved erosion 1207 and sediment control plan, such a stop work order may be issued whether or not the alleged violator has 1208 been issued a notice to comply as specified in subsection A. Otherwise, such an order may be issued 1209 only after the alleged violator has failed to comply with a notice to comply. The order for 1210 noncompliance with a plan shall be served in the same manner as a notice to comply, and shall remain 1211 in effect for seven days from the date of service pending application by the VESCP authority, the 1212 Board, or alleged violator for appropriate relief to the circuit court of the jurisdiction wherein the violation was alleged to have occurred or other appropriate court. The stop work order for disturbance 1213 1214 without an approved plan shall be served upon the owner by mailing with confirmation of delivery to 1215 the address specified in the land records of the locality, shall be posted on the site where the disturbance 1216 is occurring, and shall remain in effect until such time as plan approvals are secured, except in such 1217 situations where an agricultural exemption applies. If the alleged violator has not obtained an approved 1218 erosion and sediment control plan within seven days from the date of service of the stop work order, the 1219 Board or the chief administrative officer or his designee on behalf of the VESCP authority may issue a 1220 subsequent order to the owner requiring that all construction and other work on the site, other than 1221 corrective measures, be stopped until an approved erosion and sediment control plan has been obtained. 1222 The subsequent order shall be served upon the owner by mailing with confirmation of delivery to the 1223 address specified in the plan or the land records of the locality in which the site is located. The owner 1224 may appeal the issuance of any order to the circuit court of the jurisdiction wherein the violation was alleged to have occurred or other appropriate court. Any person violating or failing, neglecting, or 1225 1226 refusing to obey an order issued by the Board or the chief administrative officer or his designee on 1227 behalf of the VESCP authority may be compelled in a proceeding instituted in the circuit court of the jurisdiction wherein the violation was alleged to have occurred or other appropriate court to obey same and to comply therewith by injunction, mandamus, or other appropriate remedy. Upon completion and approval of corrective action or obtaining an approved plan, the order shall immediately be lifted.
Nothing in this section shall prevent the Board or the chief administrative officer or his designee on behalf of the VESCP authority from taking any other action specified in § 62.1-44.15:63.