2024 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY — CHAPTER

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Approved

[S 581]

7 Be it enacted by the General Assembly of Virginia:

8 1. That §§ 62.1-44.15:22, as it is currently effective and as it shall become effective, and 62.1-263 of
9 the Code of Virginia are amended and reenacted as follows:

10 § 62.1-44.15:22. (For contingent expiration date, see Acts 2021, Sp. Sess. I, c. 100) Water 11 withdrawals and preservation of instream flow.

A. Conditions contained in a Virginia Water Protection Permit may include but are not limited to the volume of water which may be withdrawn as a part of the permitted activity and conditions necessary to protect beneficial uses. Domestic and other existing beneficial uses shall be considered the highest priority uses. The Board is authorized to utilize and incorporate comprehensive groundwater, surface water, and aquifer data in its permit decision. Such data may include information relating to water levels, flow rates, and water quality.

B. Notwithstanding any other provision, no Virginia Water Protection Permit shall be required for any water withdrawal in existence on July 1, 1989; however, a permit shall be required if a new § 401 certification is required to increase a withdrawal. No Virginia Water Protection Permit shall be required for any water withdrawal not in existence on July 1, 1989, if the person proposing to make the withdrawal received a § 401 certification before January 1, 1989, with respect to installation of any necessary withdrawal structures to make such withdrawal; however, a permit shall be required before any such withdrawal is increased beyond the amount authorized by the certification.

25 C. The Board may issue an Emergency Virginia Water Protection Permit for a new or increased 26 withdrawal when it finds that because of drought there is an insufficient public drinking water supply 27 that may result in a substantial threat to human health or public safety. Such a permit may be issued to authorize the proposed activity only after conservation measures mandated by local or state authorities 28 29 have failed to protect public health and safety and notification of the agencies designated in 30 § 62.1-44.15:20 C and only for the amount of water necessary to protect public health and safety. These 31 agencies shall have five days to provide comments or written recommendations on the issuance of the permit. Notwithstanding the provisions of § 62.1-44.15:20 B, no public comment shall be required prior 32 33 to issuance of the emergency permit. Not later than 14 days after the issuance of the emergency permit, 34 the permit holder shall apply for a Virginia Water Protection Permit authorized under the other provisions of this section. The application for the Virginia Water Protection Permit shall be subject to 35 public comment for a period established by the Board. Any Emergency Virginia Water Protection Permit 36 37 issued under this section shall be valid until the Board approves or denies the subsequent request for a 38 Virginia Water Protection Permit or for a period of one year, whichever occurs sooner. The fee for the 39 emergency permit shall be 50 percent of the fee charged for a comparable Virginia Water Protection 40 Permit.

41 § 62.1-44.15:22. (For contingent effective date, see Acts 2021, Sp. Sess. I, c. 100) Water 42 withdrawals and preservation of instream flow.

A. 1. Conditions contained in a Virginia Water Protection Permit may include the volume of water
that may be withdrawn as a part of the permitted activity and conditions necessary to protect beneficial
uses. Domestic and other existing beneficial uses shall be considered the highest priority uses. The
Board is authorized to utilize and incorporate comprehensive groundwater, surface water, and aquifer
data in its permit decision. Such data may include information relating to water levels, flow rates, and
water quality.

49 2. Every application for a Virginia Water Protection Permit for a surface water withdrawal shall include a (i) water auditing plan and (ii) leak detection and repair plan. Both such plans shall comply 50 with requirements established by the Board in regulations. The Board shall approve every water auditing 51 plan and leak detection and repair plan that complies with such regulatory requirements. Once approved 52 53 by the Board, such water auditing plan and leak detection and repair plan shall be incorporated by 54 reference as a condition in the Virginia Water Protection Permit. The Board shall not issue a Virginia 55 Water Protection Permit for a surface water withdrawal without an approved water auditing plan and an 56 approved leak detection and repair plan.

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B. Notwithstanding any other provision of law, no Virginia Water Protection Permit shall be required 57 58 for any water withdrawal in existence on July 1, 1989; however, a permit shall be required if a new § 401 certification is required to increase a withdrawal. No Virginia Water Protection Permit shall be required for any water withdrawal not in existence on July 1, 1989, if the person proposing to make the withdrawal received a § 401 certification before January 1, 1989, with respect to installation of any 59 60 61 62 necessary withdrawal structures to make such withdrawal; however, a permit shall be required before any such withdrawal is increased beyond the amount authorized by the certification. 63

C. The Board may issue an Emergency Virginia Water Protection Permit for a new or increased 64 65 withdrawal when it finds that because of drought there is an insufficient public drinking water supply 66 that may result in a substantial threat to human health or public safety. Such a permit may be issued to authorize the proposed activity only after conservation measures mandated by local or state authorities 67 have failed to protect public health and safety and notification of the agencies designated in subsection **68** C of § 62.1-44.15:20 and only for the amount of water necessary to protect public health and safety. 69 70 Such agencies shall have five days to provide comments or written recommendations on the issuance of 71 the permit. Notwithstanding the provisions of subsection B of § 62.1-44.15:20, no public comment shall 72 be required prior to issuance of the emergency permit. Not later than 14 days after the issuance of the emergency permit, the permit holder shall apply for a Virginia Water Protection Permit authorized under 73 74 other provisions of this section. The application for such Virginia Water Protection Permit shall be 75 subject to public comment for a period established by the Board. Any Emergency Virginia Water 76 Protection Permit issued under this section shall be valid until the Board approves or denies the 77 subsequent request for a Virginia Water Protection Permit or for a period of one year, whichever occurs 78 sooner. The fee for the emergency permit shall be 50 percent of the fee charged for a comparable Virginia Water Protection Permit. 79 80

§ 62.1-263. Criteria for issuance of permits.

81 When reviewing an application for a permit to withdraw ground water, or an amendment to a permit, the Board may consider the nature of the proposed beneficial use, the proposed use of alternate or 82 innovative approaches such as aquifer storage and recovery systems and surface and ground water 83 84 conjunctive uses, climatic cycles, unique requirements for nuclear power stations, economic cycles, 85 population projections, the status of land use and other necessary approvals, and the adoption and implementation of the applicant's water conservation and management plan. In no case shall a permit be 86 87 issued for more ground water than can be applied to the proposed beneficial use.

When proposed uses of ground water are in conflict or when available supplies of ground water are 88 89 insufficient for all who desire to use them, preference shall be given to uses for human consumption, 90 over all others.

91 In evaluating permit applications, the Board shall ensure that the maximum possible safe supply of 92 ground water will be preserved and protected for all other beneficial uses. The Board is authorized to 93 utilize and incorporate comprehensive groundwater, surface water, and aquifer data in its permit 94 application evaluation. Such data may include information relating to water levels, flow rates, and water 95 quality.

96 In evaluating the available ground water with respect to permit applications for new or expanded 97 withdrawals in the Eastern Virginia or Eastern Shore Groundwater Management Areas, the Board shall 98 use the average of the actual historical ground water usage from the inception of the ground water 99 withdrawals of a political subdivision or authority operating a ground water and surface water conjunctive use system and shall not use the total permit capacity of such system in determining such 100 101 availability.