1997 SESSION

970405364 **HOUSE BILL NO. 2790** 1 AMENDMENT IN THE NATURE OF A SUBSTITUTE 234567 (Proposed by the House Committee on Conservation and Natural Resources (Patron Prior to Substitute—Delegate Morgan) House Amendments in [] — February 3, 1997 A BILL to amend the Code of Virginia by adding a section numbered 10.1-1186.1, relating to environmental mediation. 8 Be it enacted by the General Assembly of Virginia: 9 1. That the Code of Virginia is amended by adding a section numbered 10.1-1186.1 as follows: 10 § 10.1-1186.1. Additional powers of Boards; mediation; alternative dispute resolution. 11 A. The State Air Pollution Control Board, the State Water Control Board and the Virginia Waste Management Board, in their discretion, may employ mediation as defined in § 8.01-581.21, or a dispute 12 resolution proceeding as defined in § 8.01-576.4, in appropriate cases to resolve underlying issues, 13 reach consensus or compromise on contested issues. An "appropriate case" means any process related 14 15 to the development of a regulation or the issuance of a permit in which it is apparent that there are 16 significant issues of disagreement among interested persons [and for which the Board finds that the use 17 of a mediation or dispute resolution proceeding is in the public interest]. The Boards shall consider 18 not using a mediation or dispute resolution proceeding if: 1. A definitive or authoritative resolution of the matter is required for precedential value, and such a 19 20 proceeding is not likely to be accepted generally as an authoritative precedent; 21 2. The matter involves or may bear upon significant questions of state policy that require additional 22 procedures before a final resolution may be made, and such a proceeding would not likely serve to 23 develop a recommended policy for the Board; 24 3. Maintaining established policies is of special importance, so that variations among individual 25 decisions are not increased and such a proceeding would not likely reach consistent results among 26 individual decisions; 27 4. The matter significantly affects persons or organizations who are not parties to the proceeding; 28 5. A full public record of the proceeding is important, and a mediation or dispute resolution 29 proceeding cannot provide such a record; and 30 6. The Board must maintain continuing jurisdiction over the matter with the authority to alter the 31 disposition of the matter in light of changed circumstances, and a mediation or dispute resolution 32 proceeding would interfere with the Board's fulfilling that requirement. 33 Mediation and alternative dispute resolution as authorized by this section are voluntary procedures 34 which supplement rather than limit other dispute resolution techniques available to the Boards. 35 B. The decision to employ mediation or a dispute resolution proceeding is in a Board's sole 36 discretion and is not subject to judicial review. 37 C. The outcome of any mediation or dispute resolution proceeding shall not be binding upon a 38 Board, but may be considered by a Board in issuing a permit or promulgating a regulation. 39 D. Each Board shall adopt rules and regulations, in accordance with the Administrative Process Act, 40 for the implementation of this section. Such rules and regulations shall include: (i) standards and 41 procedures for the conduct of mediation and dispute resolution, including notice to and participation by 42 third parties; (ii) the appointment and function of a neutral, as defined in § 8.01-576.4, to encourage and assist parties to voluntarily compromise or settle contested issues; and (iii) procedures to protect 43 44 the confidentiality of papers, work product or other materials. E. The provisions of § 8.01-576.10 concerning the confidentiality of a mediation or dispute resolution 45 proceeding shall govern all such proceedings held pursuant to this section except where a Board uses 46 47 or relies on information obtained in the course of such proceeding in issuing a permit or promulgating **48** a regulation. 49 Nothing in this section shall be interpreted or applied in a manner inconsistent with the 50 Administrative Process Act (§ 9-6.14:1 et seq.), with applicable federal law or with any applicable requirement for the Commonwealth to obtain or maintain federal delegation or approval of any 51 52 regulatory program.

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