# **1997 SESSION**

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**SB1100ER** 

1 VIRGINIA ACTS OF ASSEMBLY - CHAPTER 2 An Act to amend the Code of Virginia by adding in Title 10.1 a chapter numbered 21.1, containing articles numbered 1 through 4, consisting of sections numbered 10.1-2117 through 10.1-2134, 3 4 relating to the Virginia Water Quality Improvement Act of 1997. [S 1100] 5 6 Approved 7 Be it enacted by the General Assembly of Virginia: 8 1. That the Code of Virginia is amended by adding in Title 10.1 a chapter numbered 21.1, 9 containing articles numbered 1 through 4, consisting of sections numbered 10.1-2117 through 10 10.1-2134, as follows: 11 *CHAPTER 21.1.* 12 VIRGINIA WATER QUALITY IMPROVEMENT ACT OF 1997. 13 Article 1. 14 General Provisions. 15 § 10.1-2117. Definitions. 16 As used in this chapter, unless the context requires a different meaning: "Fund" means the Virginia Water Quality Improvement Fund established by Article 4 (§ 10.1-2128 et 17 seq.) of this chapter. 18 19 "Individual" means any corporation, foundation, association or partnership or one or more natural 20 persons. 21 "Local government" means any county, city, town, municipal corporation, authority, district, 22 commission or political subdivision of the Commonwealth. 23 "Nonpoint source pollution" means pollution of state waters washed from the land surface in a 24 diffuse manner and not resulting from a discernible, defined or discrete conveyance. 25 "Point source pollution" means pollution of state waters resulting from any discernible, defined or 26 discrete convevances. 27 "State waters" means all waters on the surface or under the ground, wholly or partially within or 28 bordering the Commonwealth or within its jurisdictions. 29 "Water Quality Improvement Grants" means grants available from the Fund for projects of local 30 governments and individuals (i) to achieve nutrient reduction goals in tributary plans developed 31 pursuant to Article 2 (§ 2.1-51.12:1 et seq.) of Chapter 5.1 of Title 2.1 or (ii) to achieve other water 32 quality restoration, protection or enhancement benefits. 33 § 10.1-2118. Cooperative program established. 34 It shall be the policy of the Commonwealth, and it is the purpose of this chapter, to restore and 35 improve the quality of state waters and to protect them from impairment and destruction for the benefit of current and future citizens of the Commonwealth. The General Assembly further determines and finds 36 37 that the quality of state waters is subject to potential pollution and degradation, including excess 38 nutrients, from both point and nonpoint source pollution and that the purposes of the State Water 39 Control Law (§ 62.1-44.2 et seq.) and all other laws related to the restoration, protection and 40 improvement of the quality of state waters will be enhanced by the implementation of the provisions of 41 this chapter. The General Assembly further determines and finds that the restoration, protection and 42 improvement of the quality of state waters is a shared responsibility among state and local governments 43 and individuals and to that end this chapter establishes cooperative programs related to nutrient 44 reduction and other point and nonpoint sources of pollution. 45 § 10.1-2119. Effect of chapter on other governmental authority. The authorities and powers granted by the provisions of this chapter are supplemental to other state 46 and local governmental authority and do not limit in any way other water quality restoration, protection 47 and enhancement authority of any agency or local government of the Commonwealth. All counties, cities **48** 49 and towns are authorized to exercise their police and zoning powers to protect the quality of state 50 waters from nonpoint source pollution as provided in this Code. 51 Article 2. 52 Cooperative Point Source Pollution Program. 53 § 10.1-2120. Definitions. 54 As used in this article, unless the context requires a different meaning: 55 "Department" means the Department of Environmental Quality. 56 "Director" means the Director of the Department of Environmental Quality.

57 § 10.1-2121. Cooperative point source pollution program.

58 In order to restore, protect and improve the quality of the bays, lakes, rivers, streams, creeks, and 59 other state waters, and to achieve the pollution reduction goals, including those related to nutrient 60 reduction, established in commitments made by the Commonwealth to water quality restoration, 61 protection and improvement, including but not limited to the Chesapeake Bay Agreement, as amended, 62 the Department shall assist local governments and individuals in the control of point source pollution, including nutrient reductions, through technical and financial assistance made available through grants 63 provided from the Fund. In providing this technical and financial assistance the Department shall give 64 65 initial priority to local government capital construction projects designed to achieve nutrient reduction goals, as provided in § 10.1-2131, consistent with those established in the Chesapeake Bay Agreement, 66 67 as amended, and thereafter to efforts consistent with other commitments made by the Commonwealth. In 68 pursuing implementation of this cooperative program, it is the intent of the Commonwealth to annually seek and provide funding necessary to meet its commitments under any fully executed grant agreement 69 70 pursuant to the provisions of §§ 10.1-2130 and 10.1-2131. 71

§ 10.1-2122. Additional powers and duties of the Director.

72 In furtherance of the purposes of this article, the Director is authorized to utilize the Fund for the 73 purpose of providing Water Quality Improvement Grants as prescribed in Article 4 (§ 10.1-2128 et seq.) 74 of this chapter. 75

#### Article 3.

### Cooperative Nonpoint Source Pollution Program.

77 § 10.1-2123. Definitions.

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

79 "Board" means the Board of Conservation and Recreation.

80 "Department" means the Department of Conservation and Recreation.

"Director" means the Director of the Department of Conservation and Recreation. 81

§ 10.1-2124. Cooperative nonpoint source pollution program. 82

A. The state has the responsibility under Article XI of the Constitution of Virginia to protect the 83 84 bays, lakes, rivers, streams, creeks and other state waters of the Commonwealth from pollution and 85 impairment. Commercial and residential development of land as well as agricultural and other land uses may cause the impairment of state waters through nonpoint source pollution. In the exercise of their 86 87 authority to control land use and development, it is the responsibility of counties, cities and towns to 88 consider the protection of all bays, lakes, rivers, streams, creeks, and other state waters from nonpoint 89 source pollution. The exercise of environmental stewardship by individuals is necessary to protect state 90 waters from nonpoint source pollution. To promote achievement of the directives of Article XI of the 91 Constitution of Virginia and to implement the cooperative programs established by this chapter, the 92 state shall assist local governments, soil and water conservation districts and individuals in restoring, 93 protecting and improving water quality through grants provided from the Fund.

B. In order to restore, protect and improve the quality of all bays, lakes, rivers, streams, creeks and 94 95 other state waters, and to achieve the pollution reduction goals, including nutrient reduction goals, established in commitments made by the Commonwealth to water quality restoration, protection and 96 97 enhancement, including but not limited to the Chesapeake Bay Agreement, as amended, the Department shall assist local governments, soil and water conservation districts and individuals in the control of 98 99 nonpoint source pollution, including nutrient reduction, through technical and financial assistance made 100 available through grants provided from the Fund as provided in § 10.1-2132.

101 § 10.1-2125. Powers and duties of the Board.

102 The Board, in meeting its responsibilities under the cooperative program established by this article, 103 after consultation with other appropriate agencies, is authorized and has the duty to:

104 1. Encourage and promote nonpoint source pollution control and prevention, including nutrient control and prevention, for the: (i) protection of public drinking water supplies; (ii) promotion of water 105 106 resource conservation; (iii) protection of existing high quality state waters and restoration of all other 107 state waters to a condition or quality that will permit all reasonable beneficial uses and will support the 108 propagation and growth of all aquatic life, including finfish and shellfish, which might reasonably be 109 expected to inhabit them; (iv) protection of all state waters from nonpoint source pollution; (v) 110 prevention of any increase in nonpoint source pollution; (vi) reduction of existing nonpoint source pollution; (vii) attainment and maintenance of water quality standards established under subdivisions 111 (3a) and (3b) of § 62.1-44.15; and (viii) attainment of commitments made by the Commonwealth to 112 113 water quality restoration, protection and enhancement including the goals of the Chesapeake Bay Agreement, as amended, all in order to provide for the health, safety and welfare of the present and 114 115 future citizens of the Commonwealth.

116 2. Provide technical assistance and advice to local governments and individuals concerning aspects 117 of water quality restoration, protection and improvement relevant to nonpoint source pollution.

**SB1100ER** 

118 3. Apply for, and accept, federal funds and funds from any other source, public or private, that may
119 become available and to transmit such funds to the Fund for the purpose of providing Water Quality
120 Improvement Grants as prescribed in Article 4 (§ 10.1-2128 et seq.) of this chapter.

121 4. Enter into contracts necessary and convenient to carry out the provisions of this article.

5. Seek the assistance of other state agencies and entities including but not limited to the Chesapeake
 Bay Local Assistance Department, the Department of Forestry and the Virginia Soil and Water
 Conservation Board as appropriate in carrying out its responsibilities under this chapter.

125 § 10.1-2126. Additional powers and duties of Director.

A. In furtherance of the purposes of this article, the Director is authorized to utilize the Fund for the purpose of providing Water Quality Improvement Grants as prescribed in Article 4 (§ 10.1-2128 et seq.)
of this chapter.

B. The Director shall be vested with the authority of the Board when the Board is not in session,
subject to such limitations as may be prescribed by the Board. In no event shall the Director have the
authority to promulgate any final regulation pursuant to the provisions of this chapter.

**132** § 10.1-2127. Nonpoint source pollution water quality assessment.

133 A. By July 1, 1998, and biennially thereafter, the Department, in conjunction with other state 134 agencies, shall evaluate and report on the impacts of nonpoint source pollution on water quality and 135 water quality improvement to the Governor and the General Assembly. The evaluation shall at a 136 minimum include considerations of water quality standards, fishing bans, shellfish contamination, 137 aquatic life monitoring, sediment sampling, fish tissue sampling and human health standards. The report 138 shall, at a minimum, include an assessment of the geographic regions where water quality is 139 demonstrated to be impaired or degraded as the result of nonpoint source pollution and an evaluation **140** of the basis or cause for such impairment or degradation.

141 B. The Department and a county, city or town or any combination of counties, cities and towns 142 comprising all or part of any geographic region identified pursuant to subsection A as contributing to 143 the impairment or degradation of state waters may develop a cooperative program to address identified 144 nonpoint source pollution impairment or degradation, including excess nutrients. The program may 145 include, in addition to other elements, a delineation of state and local government responsibilities and 146 duties and may provide for the implementation of initiatives to address the causes of nonpoint source 147 pollution, including those related to excess nutrients. These initiatives may include the modification, if 148 necessary, of local government land use control ordinances. All state agencies shall cooperate and 149 provide assistance in developing and implementing such programs.

150 C. The Department and a county, city or town or any combination of counties, cities and towns 151 comprising all or part of any geographic region not identified pursuant to subsection A as contributing 152 to the impairment or degradation of state waters may develop a cooperative program to prevent 153 nonpoint source pollution impairment or degradation. The program may include, in addition to other 154 elements, a delineation of state and local government responsibilities and duties and may provide for the 155 implementation of initiatives to address the nonpoint source pollution causes, including the modification, 156 if necessary, of local government land use control ordinances. All state agencies shall cooperate and 157 provide assistance in developing and implementing such programs.

 D. The Department shall, on or before January 1 of each year, report to the Governor and the General Assembly on whether cooperative nonpoint source pollution programs, including nutrient reduction programs, developed pursuant to this section are being effectively implemented to meet the objectives of this article.

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#### Article 4.

## Virginia Water Quality Improvement Fund.

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§ 10.1-2128. Virginia Water Quality Improvement Fund established; purposes.

165 A. There is hereby established in the state treasury a special permanent, nonreverting fund, to be known as the "Virginia Water Quality Improvement Fund." The Fund shall be established on the books 166 of the Comptroller. The Fund shall consist of sums appropriated to it by the General Assembly which 167 168 shall include, unless otherwise provided in the general appropriation act, ten percent of the annual 169 general fund revenue collections that are in excess of the official estimates in the general appropriation 170 act and ten percent of any unreserved general fund balance at the close of each fiscal year whose 171 reappropriation is not required in the general appropriation act. The Fund shall also consist of such 172 other sums as may be made available to it from any other source, public or private, and shall include 173 any penalties or damages collected under this article, federal grants solicited and received for the 174 specific purposes of the Fund, and all interest and income from investment of the Fund. Any sums 175 remaining in the Fund, including interest thereon, at the end of each fiscal year shall not revert to the 176 general fund but shall remain in the Fund. All moneys designated for the Fund shall be paid into the 177 state treasury and credited to the Fund. Moneys in the Fund shall be used solely for Water Quality 178 Improvement Grants. Expenditures and disbursements from the Fund shall be made by the State

179 Treasurer on warrants issued by the Comptroller upon the written request of the Director of the 180 Department of Environmental Quality or the Director of the Department of Conservation and Recreation 181 as provided in this chapter.

182 B. The purpose of the Fund is to provide Water Quality Improvement Grants to local governments, 183 soil and water conservation districts and individuals for point and nonpoint source pollution prevention, 184 reduction and control programs and efforts undertaken in accordance with the provisions of this chapter. The Fund shall not be used for agency operating expenses or for purposes of replacing or 185 186 otherwise reducing any general, nongeneral, or special funds allocated or appropriated to any state 187 agency.

§ 10.1-2129. Agency coordination; conditions of grants. 188

189 A. Except as may otherwise be specified in the general appropriation act, the Secretary of Natural 190 Resources, in consultation with the State Forester and the Directors of the Departments of Environmental Quality and Conservation and Recreation and of the Chesapeake Bay Local Assistance 191 192 Department and with the advice and guidance of the Board of Conservation and Recreation, the Virginia Soil and Water Conservation Board, the State Water Control Board, and the Chesapeake Bay 193 194 Local Assistance Board, shall (i) allocate moneys in the Fund between point and nonpoint source 195 pollution, and (ii) develop written guidelines for the distribution and conditions of Water Quality 196 Improvement Grants and criteria for prioritizing funding requests. In developing the guidelines the 197 Secretary shall evaluate and consider, in addition to such other factors as may be appropriate: (i) 198 specific practices and programs proposed in any tributary plan required by Article 2 (§ 2.1-51.12:1 et 199 seq.) of Chapter 5.1 of Title 2.1, and the associated effectiveness and cost per pound of nutrients 200 removed; (ii) water quality impairment or degradation caused by different types of nutrients released in 201 different locations from different sources; and (iii) environmental benchmarks and indicators for 202 achieving improved water quality. The guidelines shall include procedures for soliciting applications for 203 funding and shall ensure that both point and nonpoint source pollution are equitably addressed and 204 funded in each year.

205 B. In addition to those the Secretary deems advisable, the criteria for prioritizing funding requests 206 shall include: (i) whether the location of the water quality restoration, protection or improvement 207 project or program is within a watershed or subwatershed with documented water nutrient loading 208 problems or adopted nutrient reduction goals; (ii) documented water quality impairment; (iii) the 209 achievement of greater water quality improvements than that required by state or federal law; and (iv) 210 the availability of other funding mechanisms. In the event of a local government grant application 211 request for greater than fifty percent funding for any single project the Directors and the Secretary shall 212 consider the comparative revenue capacity, revenue efforts and fiscal stress as reported by the 213 Commission on Local Government. The development or implementation of cooperative programs developed pursuant to subsection B of § 10.1-2127 shall be given a high priority in the distribution of Virginia Water Quality Improvement Grants from the moneys allocated to nonpoint source pollution. 214 215 216

§ 10.1-2130. General provisions related to grants from the Fund.

217 All Water Quality Improvement Grants shall be governed by a legally binding and enforceable grant 218 agreement between the recipient and the granting agency. In addition to provisions providing for 219 payment of the total amount of the grant, the agreement shall at a minimum also contain provisions that 220 govern design and installation and require proper long-term operation, monitoring and maintenance of 221 funded projects, including design and performance criteria, as well as contractual or stipulated penalties 222 in an amount sufficient to ensure compliance with the agreement, which may include repayment with 223 interest, for any breach of the agreement, including failure to properly operate, monitor or maintain. 224 Grant agreements shall be made available for public review and comment for a period of no less than 225 thirty days but no more than sixty days prior to execution. The granting agency shall cause notice of a 226 proposed grant agreement to be given to all applicants for Water Quality Improvement Grants whose 227 applications are then pending. 228

§ 10.1-2131. Point source pollution funding; conditions for approval.

229 A. The Department of Environmental Quality shall be the lead state agency for determining the appropriateness of any grant related to point source pollution to be made from the Fund to restore, 230 231 protect or improve state water quality.

232 B. The Director of the Department of Environmental Quality shall, subject to available funds and in 233 coordination with the Director of the Department of Conservation and Recreation, direct the State 234 Treasurer to make Water Quality Improvement Grants in accordance with the guidelines established 235 pursuant to § 10.1-2129.

236 C. Notwithstanding the priority provisions of § 10.1-2129, in no event shall the Director of the 237 Department of Environmental Quality authorize the distribution of grants from the Fund for purposes 238 other than financing at least fifty percent of the cost of design and installation of biological nutrient 239 removal facilities or other nutrient removal technology at publicly owned treatment works until such

time as all tributary plans required by Article 2 (§ 2.1-51.12:1 et seq.) of Chapter 5.1 of Title 2.1 are 240 241 developed and implemented. The Director shall manage the allocation of grants from the Fund to ensure 242 the full funding of executed grant agreements. In addition to the provisions of § 10.1-2130 all grant 243 agreements related to nutrients shall include: (i) numerical concentrations on nutrient discharges to 244 state waters designed to achieve the nutrient reduction goals of the applicable tributary plan; (ii) 245 enforceable provisions related to the maintenance of the numerical concentrations that will allow for 246 exceedences of no more than ten percent and for exceedences caused by extraordinary conditions; and 247 (iii) recognition of the authority of the Commonwealth to make the Virginia Water Facilities Revolving 248 Fund (§ 62.1-224 et seq.) available to local governments to fund their share of the cost of designing and 249 installing biological nutrient removal facilities or other nutrient removal technology based on financial 250 need and subject to availability of revolving loan funds, priority ranking and revolving loan distribution 251 criteria. At least fifty percent of the cost of the design and installation of biological nutrient removal 252 facilities or other nutrient removal technology at publicly owned treatment works meeting the nutrient 253 reduction goal in an applicable tributary plan and incurred prior to the execution of a grant agreement 254 is eligible for reimbursement from the Fund provided the grant is made pursuant to an executed 255 agreement consistent with the provisions of this chapter.

256 Subsequent to the implementation of the tributary plans, the Director may authorize disbursements 257 from the Fund for any water quality restoration, protection and improvements related to point source 258 pollution that are clearly demonstrated as likely to achieve measurable and specific water quality 259 improvements including but not limited to cost effective technologies to reduce nutrient loads. 260 Notwithstanding the previous provisions of this subsection, the Director may, at any time, authorize 261 grants for technical assistance related to nutrient reduction. 262

§ 10.1-2132. Nonpoint source pollution funding; conditions for approval.

263 A. The Department of Conservation and Recreation shall be the lead state agency for determining 264 the appropriateness of any grant related to nonpoint source pollution to be made from the Fund to 265 restore, protect and improve the quality of state waters.

266 B. The Director of the Department of Conservation and Recreation shall, subject to available funds and in coordination with the Director of the Department of Environmental Quality, direct the State 267 268 Treasurer to make Water Quality Improvement Grants in accordance with the guidelines established 269 pursuant to § 10.1-2129. The Director shall manage the allocation of grants from the Fund to ensure 270 the full funding of executed grant agreements.

271 C. Grant funding may be made available to local governments, soil and water conservation districts 272 and individuals who propose specific initiatives that are clearly demonstrated as likely to achieve 273 reductions in nonpoint source pollution, including excess nutrients, to improve the quality of state 274 waters. Such projects may include, but are in no way limited to, the acquisition of conservation 275 easements related to the protection of water quality and stream buffers; conservation planning and 276 design assistance to develop nutrient management plans for agricultural operations; implementation of 277 cost-effective nutrient reduction practices; and reimbursement to local governments for tax credits and 278 other kinds of authorized local tax relief that provides incentives for water quality improvement. The Director shall give initial priority consideration to the distribution of grants from the Fund for the purposes of implementing the tributary plans required by Article 2 (§ 2.1-51.12:1 et seq.) of Chapter 5.1 279 280 281 of Title 2.1. Until such time as the tributary plans are developed and implemented, the Director shall 282 distribute fifty percent of the nonpoint grant funding to their implementation and fifty percent to areas of 283 the Commonwealth not to be covered by the tributary plans, unless otherwise provided in the general 284 appropriation act. 285

§ 10.1-2133. Annual report by State Comptroller.

286 The State Comptroller shall, by January 1 of each year, certify to the chairmen of the House 287 Committee on Appropriations and the Senate Committee on Finance, the total amount of annual general 288 fund revenue collections in excess of the official estimate in the general appropriation act, the total 289 amount of the unreserved general fund balance whose reappropriation is not required in the general 290 appropriation act at the close of the previous fiscal year and the total amount of funds that are to be 291 directed to the credit of the Virginia Water Quality Improvement Fund under this article unless 292 otherwise provided in the general appropriation act.

293 § 10.1-2134. Annual report by Directors of the Departments of Environmental Quality and 294 Conservation and Recreation.

295 The Directors of the Departments of Environmental Quality and Conservation and Recreation shall, 296 by January 1 of each year, report to the Governor and the General Assembly the amounts and 297 recipients of grants made from the Virginia Water Quality Improvement Fund and the specific and 298 measurable pollution reduction achievements to state waters anticipated as a result of each grant 299 award, together with the amounts of continued funding required for the coming fiscal year under all 300 fully executed grant agreements.