1999 SESSION

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SENATE BILL NO. 1062

Offered January 20, 1999

A BILL to amend and reenact §§ 32.1-176.4 and 32.1-176.5 of the Code of Virginia, relating to construction of private wells.

Patrons—Watkins; Delegates: Ingram and Ware

Referred to Committee on Education and Health

10 Be it enacted by the General Assembly of Virginia:

1. That §§ 32.1-176.4 and 32.1-176.5 of the Code of Virginia are amended and reenacted as 11 12 follows:

§ 32.1-176.4. Powers and duties of Board and Department; regulations; fees.

14 A. The Board shall adopt regulations pertaining to the location and construction of private wells in 15 the Commonwealth. The Department shall enforce the provisions of this article and any rules and regulations adopted pursuant thereto. However, for private wells located in the Counties of James City, 16 Fairfax, Loudoun, Powhatan, and Prince William and the City of Suffolk, the governing body of such 17 county or city may, by ordinance, establish standards which are consistent with Board standards 18 19 pertaining to location and testing of water therefrom and more stringent than those adopted by the Board 20 pertaining to construction and abandonment. However, any county or city granted these additional 21 powers shall not require certification for drillers of monitoring wells and any recovery wells associated 22 with such monitoring wells.

23 B. A fee of forty dollars shall be charged for filing an application for a private well construction 24 permit with the Department. Funds received in payment of such charges shall be transmitted to the Comptroller for deposit. The funds from the fees shall be credited to a special fund to be appropriated 25 by the General Assembly, as it deems necessary, to the Department for the purpose of carrying out the 26 provisions of this title. The Board, in its regulations, shall establish a procedure for the waiver of fees 27 28 for persons whose incomes are below the federal poverty guidelines established by the United States 29 Department of Health and Human Services or when the application is for replacement of a well. If the 30 Department denies the permit for land on which the applicant seeks to construct his principal place of 31 residence, then such fee shall be refunded to the applicant.

32 From such funds as are appropriated to the Department from the special fund, the Board shall apportion a share to the local or district health departments to be allocated in the same ratios as 33 provided for the operation of such health departments pursuant to § 32.1-31. Such funds shall be 34 35 transmitted to the local or district health departments on a quarterly basis. 36

§ 32.1-176.5. Construction permit; local government authority to require analysis of water.

A. Any person intending to construct a private well shall apply to the Department for and receive a 37 38 permit before proceeding with construction. This permit shall be issued no later than sixty days from 39 application and in accordance with the Board's regulations. In addition, an inspection shall be made after 40 construction to assure that the construction standards are met.

41 B. The local governing bodies of the *C* counties of Albemarle, Chesterfield, Clarke, Culpeper, Fairfax, 42 Fauquier, James City, Loudoun, Orange, Powhatan, Prince William, Rappahannock, Stafford, and York and the Ccities of Manassas, Manassas Park, Suffolk, and Virginia Beach may by ordinance establish 43 reasonable testing requirements to determine compliance with existing federal or state drinking water 44 quality standards and require that such testing be done prior to the issuance of building permits. Such 45 testing requirements shall apply only to building permit applicants proposing to utilize private ground 46 47 water wells as their primary potable water source. In developing such an ordinance, the local governing body shall consider (i) the appropriate ground water constituents to be tested using the above standards **48** as guidance; (ii) the reasonable cost of such testing which may be borne by the applicant; and (iii) the 49 availability of certified laboratories to perform such services. However, no such test shall be conducted 50 by Consolidated Laboratories. The applicant shall be notified of the test results with respect to such 51 established standards. 52