1	HOUSE BILL NO. 1839	
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE	
3	(Proposed by the House Committee on Agriculture, Chesapeake and Natural Resources)	
4	on)	
5	(Patron Prior to SubstituteDelegate Taylor)	
6	A BILL to amend and reenact § 62.1-44.19:14 of the Code of Virginia, relating to South Central	
7	Wastewater Authority; watershed general permit for nutrients.	
8	Be it enacted by the General Assembly of Virginia:	
9	1. That § 62.1-44.19:14 of the Code of Virginia is amended and reenacted as follows:	
10	§ 62.1-44.19:14. Watershed general permit for nutrients.	
11	A. The Board shall issue a Watershed General Virginia Pollutant Discharge Elimination System	
12	Permit, hereafter referred to as the general permit, authorizing point source discharges of total nitrogen	
13	and total phosphorus to the waters of the Chesapeake Bay and its tributaries. Except as otherwise provided	
14	in this article, the general permit shall control in lieu of technology-based, water quality-based, and best	
15	professional judgment, interim or final effluent limitations for total nitrogen and total phosphorus ir	
16	individual Virginia Pollutant Discharge Elimination System permits for facilities covered by the general	
17	permit where the effluent limitations for total nitrogen and total phosphorus in the individual permits are	
18	based upon standards, criteria, waste load allocations, policy, or guidance established to restore or protect	
19	the water quality and beneficial uses of the Chesapeake Bay or its tidal tributaries.	
20	B. This section shall not be construed to limit or otherwise affect the Board's authority to establish	
21	and enforce more stringent water quality-based effluent limitations for total nitrogen or total phosphorus	
22	in individual permits where those limitations are necessary to protect local water quality. The exchange	
23	or acquisition of credits pursuant to this article shall not affect any requirement to comply with such local	
24	water quality-based limitations.	
25	C. The general permit shall contain the following:	

1. Waste load allocations for total nitrogen and total phosphorus for each permitted facility expressed as annual mass loads, including reduced waste load allocations where applicable under the ENRC Program. The allocations for each permitted facility shall reflect the applicable individual water quality-based total nitrogen and total phosphorus waste load allocations. An owner or operator of two or more facilities located in the same tributary may apply for and receive an aggregated waste load allocation for total nitrogen and an aggregated waste load allocation for total phosphorus for multiple facilities reflecting the total of the water quality-based total nitrogen and total phosphorus waste load allocations established for such facilities individually;

2. A schedule requiring compliance with the combined waste load allocations for each tributary as soon as possible taking into account (i) opportunities to minimize costs to the public or facility owners by phasing in the implementation of multiple projects; (ii) the availability of required services and skilled labor; (iii) the availability of funding from the Virginia Water Quality Improvement Fund as established in § 10.1-2128, the Virginia Water Facilities Revolving Fund as established in § 62.1-225, and other financing mechanisms; (iv) water quality conditions; and (v) other relevant factors. Following receipt of the compliance plans required by subdivision C 3, the Board shall reevaluate the schedule taking into account the information in the compliance plans and the factors in this subdivision, and may modify the schedule as appropriate;

3. A requirement that the permittees shall either individually or through the Association submit compliance plans to the Department for approval. The compliance plans shall contain, at a minimum, any capital projects and implementation schedules needed to achieve total nitrogen and phosphorus reductions sufficient to comply with the individual and combined waste load allocations of all the permittees in the tributary. The compliance plans may rely on the exchange of point source credits in accordance with this article, but not the acquisition of credits through payments authorized by § 62.1-44.19:18, to achieve compliance with the individual and combined waste load allocations in each tributary. The compliance plans shall be updated annually and submitted to the Department no later than February 1 of each year. The compliance plans due beginning February 1, 2023, shall address the requirements of the ENRC Program;

4. Such monitoring and reporting requirements as the Board deems necessary to carry out the provisions of this article;

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5. A procedure that requires every owner or operator of a facility authorized by a Virginia Pollutant Discharge Elimination System permit to discharge 100,000 gallons or more per day, or an equivalent load, directly into tidal waters, or 500,000 gallons or more per day, or an equivalent load, directly into nontidal waters, to secure general permit coverage by filing a registration statement with the Department within a specified period after each effective date of the general permit. The procedure shall also require any owner or operator of a facility authorized by a Virginia Pollutant Discharge Elimination System permit to discharge 40,000 gallons or more per day, or an equivalent load, directly into tidal or nontidal waters to secure general permit coverage by filing a registration statement with the Department at the time he makes application with the Department for a new discharge or expansion that is subject to an offset or technologybased requirement in § 62.1-44.19:15, and thereafter within a specified period of time after each effective date of the general permit. The procedure shall also require any owner or operator of a facility with a discharge that is subject to an offset requirement in subdivision A 5 of § 62.1-44.19:15 to secure general permit coverage by filing a registration statement with the Department prior to commencing the discharge and thereafter within a specified period of time after each effective date of the general permit. The general permit shall provide that any facility authorized by a Virginia Pollutant Discharge Elimination System permit and not required by this subdivision to file a registration statement shall be deemed to be covered under the general permit at the time it is issued, and shall file a registration statement with the Department when required by this section. Owners or operators of facilities that are deemed to be permitted under this section shall have no other obligation under the general permit prior to filing a registration statement and securing coverage under the general permit based upon such registration statement;

6. A procedure for efficiently modifying the lists of facilities covered by the general permit where the modification does not change or otherwise alter any waste load allocation or delivery factor adopted pursuant to the Water Quality Management Planning Regulation (9VAC25-720) or its successor, or an applicable total maximum daily load. The procedure shall also provide for modifying or incorporating

new waste load allocations or delivery factors, including the opportunity for public notice and comment on such modifications or incorporations; and

- 7. Such other conditions as the Board deems necessary to carry out the provisions of this chapter and § 402 of the federal Clean Water Act (33 U.S.C. § 1342).
- D. 1. The Board shall (i) review during the year 2020 and every 10 years thereafter the basis for allocations granted in the Water Quality Management Planning Regulation (9VAC25-720) and (ii) as a result of such decennial reviews propose for inclusion in the Water Quality Management Planning Regulation (9VAC25-720) either the reallocation of unneeded allocations to other facilities registered under the general permit or the reservation of such allocations for future use.
 - 2. For each decennial review, the Board shall determine whether a permitted facility has:
- a. Changed the use of the facility in such a way as to make discharges unnecessary, ceased the discharge of nutrients, and become unlikely to resume such discharges in the foreseeable future; or
- b. Changed the production processes employed in the facility in such a way as to render impossible, or significantly to diminish the likelihood of, the resumption of previous nutrient discharges.
- 3. Beginning in 2030, each review also shall consider the following factors for municipal wastewater facilities:
 - a. Substantial changes in the size or population of a service area;
- b. Significant changes in land use resulting from adopted changes to zoning ordinances or comprehensive plans within a service area;
 - c. Significant establishment of conservation easements or other perpetual instruments that are associated with a deed and that restrict growth or development;
 - d. Constructed treatment facility capacity;

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- e. Significant changes in the understanding of the water chemistry or biology of receiving waters that would reasonably result in unused nutrient discharge allocations over an extended period of time;
- f. Significant changes in treatment technologies that would reasonably result in unused nutrient discharge allocations over an extended period of time;

105 g. The ability of the permitted facility to accommodate projected growth under existing nutrient 106 waste load allocations; and 107 h. Other similarly significant factors that the Board determines reasonably to affect the allocations 108 granted. 109 The Board shall not reduce allocations based solely on voluntary improvements in nutrient removal 110 technology. 111 E. The Board shall maintain and make available to the public a current listing, by tributary, of all 112 permittees and permitted facilities under the general permit, together with each permitted facility's total 113 nitrogen and total phosphorus waste load allocations, and total nitrogen and total phosphorus delivery 114 factors. 115 F. Except as otherwise provided in this article, in the event that there are conflicting or duplicative 116 conditions contained in the general permit and an individual Virginia Pollutant Discharge Elimination 117 System permit, the conditions in the general permit shall control. 118 G. The Board shall adopt amendments to the Water Quality Management Planning Regulation and 119 modifications to Virginia Pollutant Discharge Elimination System permits or registration lists to establish **120** and implement the Phase III Watershed Implementation Plan Enhanced Nutrient Removal Certainty 121 Program (ENRC Program) as provided in this subsection. The ENRC Program shall consist of the 122 following projects and the following waste load allocation reductions and their respective schedules for 123 compliance. 124 1. Priority projects for additional nitrogen and phosphorus removal (schedule for compliance): a

a	PROJECT NAME	DESCRIPTION (COMPLIANCE	
		SCHEDULE)	
b	HRSD-Chesapeake/Elizabeth STP	Consolidate into regional system and	
		close treatment facility (1/1/2023)	
c	HRSD-Boat Harbor WWTP	Convey by subaqueous crossing to	
		Nansemond River WWTP for nutrient	
		removal (1/1/2026)	

d	HRSD-Nansemond River WWTP	Upgrade and expand with nutrient
		removal technology of 4.0 mg/L total
		nitrogen ($1/1/2026$) and 0.30 mg/L
		total phosphorus (1/1/2032)
e	HRSD-Nassawadox WWTP	Convey to regional system for nutrient
		removal (1/1/2026)
f	Fredericksburg WWTF	Expand with nutrient removal
		technology of 3.0 mg/L total nitrogen
		and 0.22 mg/L total phosphorus
		(1/1/2026)
g	Spotsylvania CoFMC WWTF	Convey to Massaponax WWTF and
		close treatment facility (1/1/2026)
h	Spotsylvania CoMassaponax	Expand with nutrient removal
	WWTF	technology of 4.0 mg/L total nitrogen
		and 0.30 mg/L total phosphorus to
		consolidate and close FMC WWTF
		(1/1/2026)
i	Spotsylvania CoThornburg STP	Upgrade with nutrient removal
		technology of 4.0 mg/L total nitrogen
		and 0.30 mg/L total phosphorus
		(1/1/2026)
j	HRRSA-North River WWTP	Phosphorus removal tertiary filtration
		upgrade (1/1/2026)
k	South Central Wastewater Authority	Upgrade with nutrient removal
	WWTF	technology of 4.0 mg/L total nitrogen
		and 0.30 mg/L total phosphorus
		(1/1/2026-Submit phased construction

		program by 8/1/2023 and complete no
		<u>later than 1/1/2030</u>)
1	HRSD-Williamsburg WWTP	Upgrade with nutrient removal
		technology of 4.0 mg/L total nitrogen
		(1/1/2026) and 0.30 mg/L total
		phosphorus (1/1/2032)
m	HRSD-VIP WWTP	Upgrade with nutrient removal
		technology of 4.0 mg/L total nitrogen
		(1/1/2026) and 0.30 mg/L total
		phosphorus (1/1/2032)
n	HRSD-James River WWTP	Upgrade with nutrient removal
		technology of 4.0 mg/L total nitrogen
		(1/1/2026) and 0.30 mg/L total
		phosphorus (1/1/2028)
0	HRSD-Army Base WWTP	Convey to VIP WWTP for nutrient
		removal (1/1/2032) or upgrade with
		nutrient removal technology of 4.0
		mg/L total nitrogen (1/1/2026) and
		0.30 mg/L total phosphorus (1/1/2032)
		

Each priority project and the associated schedule of compliance shall be incorporated into the applicable Virginia Pollutant Discharge Elimination System permit or registration list. Each priority project facility shall be in compliance (i) by complying with applicable annual average total nitrogen and total phosphorus concentrations for compliance years 2026, 2028, and 2032; (ii) for the South Central Wastewater Authority WWTF, by implementing a phased construction program approved by the Department, and acquiring or using point source credits until its phased construction is completed as provided in this subsection; or; (iii) only for a facility subject to an aggregated waste load allocation, by exercising the option of achieving an equivalent discharged load by the date set out in the schedule of

compliance based on the applicable total nitrogen and total phosphorus annual average concentrations and actual annual flow treated without the acquisition and use of point source credits generated by permitted facilities not under common ownership. Noncompliance shall be enforceable in the same manner as any other condition of a Virginia Pollutant Discharge Elimination System permit.

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The following requirements shall apply to the phased construction program to upgrade the South Central Wastewater Authority WWTF: (a) by August 1, 2023, the South Central Wastewater Authority (SCWWA) shall submit a phased construction program to the Department, which shall review and approve such program by September 1, 2023, or as soon as possible thereafter; (b) by December 31, 2023, or within 150 days of approval by the Department of the phased construction program, whichever is later, SCWWA shall commence construction of the initial phase of construction; (c) by February 1, 2024, and annually thereafter, SCWWA shall submit a progress report to the Department describing its progress toward completing the phased construction program; (d) within 30 days of substantial completion of each major phase of construction, SCWWA shall submit an application for a certificate to operate to the Department and promptly place the associated treatment units into operation; (e) the phased construction program for the SCWWA WWTF priority project shall be completed as soon as possible on the schedule approved by the Department but no later than January 1, 2030; and (f) for each compliance year during the phased construction program that the facility does not achieve the nutrient removal technology concentration specified in this subsection, the SCWWA WWTF shall be responsible for acquiring sufficient point source credits to comply with its total nitrogen and total phosphorus waste load allocations applicable to that compliance year.

2. Nitrogen waste load allocation reductions — HRSD-York River WWTP:

Reduce the total nitrogen waste load allocation for the HRSD-York River WWTP to 228,444 lbs/year effective January 1, 2026.

3. James River HRSD SWIFT nutrient upgrades:

Reduce total nitrogen waste load allocations for HRSD treatment works in the James River basin to the following allocations effective January 1, 2026:

a FACILITY NAME

TOTAL NITROGEN WASTELOAD

ALLOCATION

b		(lbs/year)
c	HRSD-Army Base WWTP	219,307
d	HRSD-Boat Harbor STP	304,593
e	HRSD-James River STP	243,674
f	HRSD-VIP WWTP	487,348
g	HRSD-Nansemond STP	365,511
h	HRSD-Williamsburg STP	274,133

Reduce total phosphorus waste load allocations for HRSD treatment works in the James River basin to the following allocations effective January 1, 2026:

a FACILITY NAME

TOTAL PHOSPHORUS WASTELOAD

ALLOCATION

b		(lbs/year)
c	HRSD-Army Base WWTP	27,413
d	HRSD-Boat Harbor STP	38,074
e	HRSD-James River STP	30,459
f	HRSD-VIP WWTP	60,919
g	HRSD-Nansemond STP	45,689
h	HRSD-Williamsburg STP	34,267

Reduce total phosphorus waste load allocations for HRSD treatment works in the James River basin to the following allocations effective January 1, 2030:

a FACILITY NAME

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TOTAL PHOSPHORUS WASTELOAD

ALLOCATION

b		(lbs/year)
c	HRSD-Army Base WWTP	21,931
d	HRSD-Boat Harbor STP	30,459

e	HRSD-James River STP	24,367
f	HRSD-VIP WWTP	48,735
g	HRSD-Nansemond STP	36,551
h	HRSD-Williamsburg STP	27,413

Reduce total phosphorus waste load allocations for HRSD treatment works in the James River basin to the following allocations effective January 1, 2032:

a FACILITY NAME

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TOTAL PHOSPHORUS WASTELOAD

ALLOCATION

b		(lbs/year)
c	HRSD-Army Base WWTP	16,448
d	HRSD-Boat Harbor STP	22,844
e	HRSD-James River STP	18,276
f	HRSD-VIP WWTP	36,551
g	HRSD-Nansemond STP	27,413
h	HRSD-Williamsburg STP	20,560

Transfer the total nitrogen (454,596 lbs/year) and total phosphorus (41,450 lbs/year) waste load allocations for the HRSD-Chesapeake/Elizabeth STP to the Nutrient Offset Fund effective January 1, 2026.

Transfer the total nitrogen (153,500 lbs/yr) and total phosphorous (17,437 lbs/yr) waste load allocations for the HRSD-J.H. Miles Facility consolidation to HRSD in accordance with the approved registration list December 21, 2015, transfer.

2. That the Department of Environmental Quality, concurrently with its approval of the phased construction program for the upgrade of the South Central Wastewater Authority Wastewater Treatment Facility listed in subdivision G 1 of § 62.1-44.19:14 of the Code of Virginia, as amended by this act, shall execute corresponding amendments to the water quality improvement agreement pursuant to § 10.1-2131 of the Code of Virginia consistent with the scope and schedule of the approved phased construction program.

3. That the Department of Environmental Quality, by December 31, 2023, or as soon as possible thereafter, shall modify the Virginia Pollutant Discharge Elimination System permit for the South Central Wastewater Authority Wastewater Treatment Facility as listed in subdivision G 1 of § 62.1-44.19:14 of the Code of Virginia, as amended by this act, to include the requirements and compliance schedule established in this act.

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