1	SENATE BILL NO. 217
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the Senate Committee on General Laws and Technology
4	on)
5	(Patron Prior to SubstituteSenator Locke)
6	A BILL to amend the Code of Virginia by adding a section numbered 2.2-2240.2:2, relating to Virginia
7	Business Ready Expedited Permitting Program; established.
8	Be it enacted by the General Assembly of Virginia:
9	1. That the Code of Virginia is amended by adding a section numbered 2.2-2240.2:2 as follows:
10	§ 2.2-2240.2:2. Virginia Business Ready Expedited Permitting Program.
11	A. For purposes of this section:
12	"Eligible site" means a site that meets the qualifications for a site development grant pursuant to §
13	2.2-2240.2:1, including sites located in Region 1 or 2 that meet the requirements of such section.
14	"Program" means the Virginia Business Ready Expedited Permitting Program.
15	"Project" means an economic development project by a traded-sector company involving
16	significant capital investment and new job creation in the locality in which the project is located.
17	"Traded-sector company" means a company that directly or indirectly derives more than 50 percent
18	of its revenue from out-of-state sources.
19	B. There is hereby created the Virginia Business Ready Expedited Permitting Program to
20	accomplish the objectives described in this section. The Authority shall annually designate up to three
21	eligible sites and seven projects for participation in the Program. Sites and projects eligible for the Program
22	shall include only (i) eligible sites or (ii) projects with significant local, regional, or statewide economic
23	impact that the governing body of the locality in which the project is located has either (a) approved
24	following a public meeting or hearing or (b) submitted, by resolution, for consideration to be included in
25	the Program. No more than two eligible sites or projects shall be designated as part of the Program within

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one locality annually. Where possible, eligible sites or projects designated by the Authority for participation in the Program shall be equitably distributed geographically throughout the Commonwealth.

C. For any eligible site or project designated by the Authority for participation in the Program, the Authority shall complete a review process within 45 days of such designation. Such review process shall (i) reduce permitting conflicts by providing guidance regarding the permits needed from each agency or governmental entity and steps the applicant can take to expedite permit application review and (ii) provide guidance regarding site planning and development, site suitability and limitations, and facility design. For projects requiring multiple agency permits, the Authority may designate one agency as the lead agency to coordinate the overall permit reviews for the project.

D. For any complete application for a permit or request for approval associated with an eligible site or project designated by the Authority as part of the Program and submitted to a local governmental entity or state agency, whether or not independent, such agency or other entity shall render a decision on the application within 180 days. However, after consultation with the Authority, an applicant and the relevant agency or governmental entity may agree, by memorandum of understanding, to authorize a timeline for rendering decisions that exceeds 180 days. If an agency or other entity requires additional information or documentation from an applicant, including information to render the application or request complete, the agency or other entity shall notify the applicant within 60 days of receipt of the permit application or request for approval. Upon receipt of such request for additional information, an applicant shall respond to the agency or other entity with the required information or documentation within 45 days. If the applicant exceeds the 45-day response timeline, then the 180-day timeline governing an agency or other entity for approval decisions shall be extended by the same number of days by which the 45-day response timeline was exceeded. If the applicant does not provide the additionally requested information within 135 days of the request, the applicant will be deemed noncompliant and shall no longer be designated as participating in the Program, and the Authority may designate an alternative site or project to participate in the Program in its place. If an agency or other governmental entity requires an approval or affirmative action from (i) a federal entity or (ii) an agency or other public or private entity over which the agency or other governmental entity does not exercise control, before a decision can be rendered, then 64

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53	the 180-day timeline shall be extended by the number of days during which a decision on such approval
54	or affirmative action is pending.
55	E. All local government entities and state agencies, whether or not independent, shall cooperate
56	with the Authority in carrying out the provisions of this section.
57	2. That the provisions of the first enactment of this act shall become effective on January 1, 2025.
58	3. That every state agency, whether or not independent, that issues permits or approvals for eligible
59	sites, as that term is defined in § 2.2-2240.2:2 of the Code of Virginia, as created by this act, shall
60	establish guidelines and procedures for implementing a comprehensive permit review and
61	evaluation pursuant to the Virginia Business Ready Expedited Permitting Program established
62	pursuant to this act by January 1, 2025. The preparation of the guidelines shall be exempt from the
63	requirements of Article 2 (§ 2.2-4006 et seq. of the Code of Virginia) of the Administrative Process

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