1	HOUSE BILL NO. 1085
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the House Committee on Agriculture, Chesapeake and Natural Resources
4	on January 31, 2024)
5	(Patrons Prior to SubstituteDelegates Rasoul and Bulova [HB 245])
6	A BILL to amend the Code of Virginia by adding in Chapter 3.1 of Title 62.1 an article numbered 13,
7	consisting of sections numbered 62.1-44.34:29 through 62.1-44.34:33, relating to Department of
8	Environmental Quality; PFAS; identification; monitoring; PFAS Expert Advisory Council
9	established; report.
10	Be it enacted by the General Assembly of Virginia:
11	1. That the Code of Virginia is amended by adding in Chapter 3.1 of Title 62.1 an article numbered
12	13, consisting of sections numbered 62.1-44.34:29 through 62.1-44.34:33, as follows:
13	Article 13.
14	Per- and Polyfluoroalkyl Substances.
15	<u>§ 62.1-44.34:29. Definitions.</u>
16	As used in this article, unless the context requires a different meaning:
17	"Committee" means the PFAS Expert Advisory Committee established in § 62.1-44.34:33.
18	"EPA" means the U.S. Environmental Protection Agency.
19	"HFPO-DA" means hexafluoropropylene oxide dimer acid.
20	"PFAS" means per- and polyfluoroalkyl substances, which are any fluorinated substances that
21	contain at least one fully fluorinated methyl or methylene carbon atom and any precursors of such
22	substances. "PFAS" includes HFPO-DA, PFBS, PFHxS, PFNA, PFOA, and PFOS.
23	"PFAS maximum contaminant level" or "PFAS MCL" means any maximum contaminant level for
24	any PFAS chemical or mixture of PFAS chemicals (i) established by the EPA as a national primary
25	drinking water regulation or (ii) for the interim period of time between the EPA's proposal and final agency
26	action for adopting a national primary drinking water regulation, the EPA's proposed level, provided that

27	the EPA's proposed level may be used only for nonregulatory purposes of self-reporting of manufacturing
28	or use, monitoring, and PFAS assessments as provided in this article.
29	"PFBS" means perfluorobutane sulfonate.
30	"PFHxS" means perfluorohexane sulfonate.
31	"PFNA" means perfluorononanoic acid.
32	"PFOA" means perfluorooctanoic acid.
33	"PFOS" means perfluorooctane sulfonate.
34	"VDH" means the Virginia Department of Health.
35	"VPDES" means the Virginia Pollutant Discharge Elimination System.
36	§ 62.1-44.34:30. PFAS assessments for identification of sources of PFAS in public water
37	supplies.
38	A. For every public water system serving more than 3,300 persons subject to monitoring and
39	reporting of analytical results for PFAS under EPA's Fifth Unregulated Contaminant Monitoring Rule or
40	National Primary Drinking Water Regulations (40 C.F.R. Part 141), VDH shall assist the Department by
41	on a quarterly basis transferring to the Department all validated monitoring results available to VDH under
42	such regulations or otherwise in VDH's possession that indicate PFAS MCL exceedances, including data
43	generated by VDH's independent PFAS monitoring activities or submitted by public water systems to
44	<u>VDH.</u>
45	B. For every public water system for which VDH has notified the Department pursuant to
46	subsection A or the public water system has directly demonstrated to the Department that PFAS in finished
47	water has been detected above any PFAS MCL using Method 533, Method 537.1, or other EPA-approved
48	method for drinking water, the Department shall develop and implement a plan to prioritize and conduct
49	PFAS assessments for identifying significant sources of PFAS in such public water system's raw water
50	source or sources.
51	C. In developing its prioritization for conducting PFAS assessments, the Department shall consider
52	(i) data and other information available from VDH regarding public water supplies, including but not
53	limited to applicable PFAS data, (ii) any data or other information submitted directly to the Department

54	by public water systems on a voluntary basis, (iii) information from consultation with VDH and public
55	water systems with finished water monitoring results above any PFAS MCL, and (iv) other data or
56	information the Department considers useful for setting priorities.
57	D. In conducting PFAS assessments, the Department shall consider the results of the self-reporting
58	process required pursuant to § 62.1-44.34:31, the results of any effluent or instream monitoring required
59	pursuant to § 62.1-44.34:32 or otherwise conducted by or available to the Department, and other PFAS-
60	related data or information the Department deems useful for identifying significant sources.
61	E. In its reports of PFAS assessments, the Department shall identify potential regulatory and
62	nonregulatory options for addressing each significant source of PFAS. The goal of such assessments shall
63	be to protect public health by reducing significant sources of PFAS in raw water sources of public water
64	systems and to ensure, to the maximum extent practicable, that the costs of public water systems are
65	minimized.
66	§ 62.1-44.34:31. Self-reporting of PFAS manufacture and use for PFAS assessment.
67	A. For purposes of a PFAS assessment following notification to the Department pursuant to
68	subsection B of § 62.1-44.34:30, the Department shall require any facility, if deemed by the Department
	subsection D of § 02.1 44.54.50, the Department shan require any facility, if declined by the Department
69	to be a potential source of PFAS in the public water system's raw water source, that discharges to a surface
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	to be a potential source of PFAS in the public water system's raw water source, that discharges to a surface
70	to be a potential source of PFAS in the public water system's raw water source, that discharges to a surface water under a VPDES permit or that discharges to a publicly owned treatment works under an industrial
70 71	to be a potential source of PFAS in the public water system's raw water source, that discharges to a surface water under a VPDES permit or that discharges to a publicly owned treatment works under an industrial pretreatment program permit to report to the Department, within 90 days after being directed by the
70 71 72	to be a potential source of PFAS in the public water system's raw water source, that discharges to a surface water under a VPDES permit or that discharges to a publicly owned treatment works under an industrial pretreatment program permit to report to the Department, within 90 days after being directed by the Department, its manufacture or use of PFAS as provided in this section on a form provided by the
70 71 72 73	to be a potential source of PFAS in the public water system's raw water source, that discharges to a surface water under a VPDES permit or that discharges to a publicly owned treatment works under an industrial pretreatment program permit to report to the Department, within 90 days after being directed by the Department, its manufacture or use of PFAS as provided in this section on a form provided by the Department. Such report shall include the chemical name and the Chemical Abstracts Service (CAS)
70 71 72 73 74	to be a potential source of PFAS in the public water system's raw water source, that discharges to a surface water under a VPDES permit or that discharges to a publicly owned treatment works under an industrial pretreatment program permit to report to the Department, within 90 days after being directed by the Department, its manufacture or use of PFAS as provided in this section on a form provided by the Department. Such report shall include the chemical name and the Chemical Abstracts Service (CAS) number, if known or reasonably ascertainable, the amount manufactured or used in the preceding 12
 70 71 72 73 74 75 	to be a potential source of PFAS in the public water system's raw water source, that discharges to a surface water under a VPDES permit or that discharges to a publicly owned treatment works under an industrial pretreatment program permit to report to the Department, within 90 days after being directed by the Department, its manufacture or use of PFAS as provided in this section on a form provided by the Department. Such report shall include the chemical name and the Chemical Abstracts Service (CAS) number, if known or reasonably ascertainable, the amount manufactured or used in the preceding 12 months, and any additional information reasonably required by the Department to ascertain sources and
 70 71 72 73 74 75 76 	to be a potential source of PFAS in the public water system's raw water source, that discharges to a surface water under a VPDES permit or that discharges to a publicly owned treatment works under an industrial pretreatment program permit to report to the Department, within 90 days after being directed by the Department, its manufacture or use of PFAS as provided in this section on a form provided by the Department. Such report shall include the chemical name and the Chemical Abstracts Service (CAS) number, if known or reasonably ascertainable, the amount manufactured or used in the preceding 12 months, and any additional information reasonably required by the Department to ascertain sources and quantities of PFAS manufactured or used.

80 Such reporting requirement shall not change the duty or discharge permits of a publicly owned treatment 81 works. 82 C. Any portion of a report submitted to the Department pursuant to this section may be claimed as 83 confidential by the submitter pursuant to § 62.1-44.21, except claims of confidentiality for the name, 84 address, and location of the facility. Any such claim must be asserted at the time of submission in the manner prescribed on the reporting form or instructions. If no claim is made at the time of submission, the 85 86 Department may make the information available to the public without further notice. If a claim is asserted, 87 the information will be treated in accordance with the procedures in § 62.1-44.21. 88 D. For purposes of this section, use of PFAS (i) means intentional use of PFAS or PFAS-containing 89 substances as a product ingredient or as a production process aid or additive, such as wetting agents, fume 90 suppressants, photoresists, etchants, cleaners, coatings, surfactants, or flame retardants, and (ii) does not 91 mean use of manufacturing equipment that contains PFAS. 92 § 62.1-44.34:32. Monitoring of PFAS sources for PFAS assessments. 93 A. For the purpose of PFAS assessments required pursuant to § 62.1-44.34:30, the Department 94 shall require, after three months' advance notice, the owner or operator of any of the following facilities, 95 if deemed by the Department to be a potentially significant source of PFAS in the public water system's 96 raw water source, to perform and promptly report the results as received of representative quarterly 97 discharge monitoring for an initial characterization period of one year, provided, however, that the 98 Department may discontinue remaining quarterly monitoring by a facility with proper monitoring results 99 that are below the method detection level for the first two quarters: 100 1. Any facility subject to self-reporting pursuant to § 62.1-44.34:31; 101 2. Any facility manufacturing PFAS, any electroplating or metal finishing facility using PFAS, 102 any semiconductor or circuit board facility using PFAS, any paper or packaging manufacturing facility 103 but only if applying coatings or treatments containing PFAS to paper or packaging products for oil or 104 moisture repellency, and any textile mills, tanneries, leather, fabric, and carpet treaters but only if applying 105 oil, water, or stain repellents containing PFAS;

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- 106 <u>3. Any other facility that the Department has a reasonable basis to believe may use or manufacture</u>
 107 <u>PFAS based on the facility or activity type;</u>
 108 <u>4. Any centralized waste treatment industrial facility;</u>
 109 <u>5. Any industrial launderers defined by NAICS 812332;</u>
 110 <u>6. Any facility discharging groundwater remediation wastewaters pursuant to the VPDES General</u>
 111 Permit Regulation for Discharges from Groundwater Remediation of Contaminated Sites, Dewatering
 - **112** Activities of Contaminated Sites, and Hydrostatic Tests; and
 - 113 7. Any airport, air base, air station, fire training facility, landfill, or other facility or site that the
 - 114 Department has a reasonable basis to believe has significant soil or groundwater PFAS contamination
 - 115 <u>significantly impacting finished water levels.</u>
 - 116 B. For purposes of this section, using or use of PFAS (i) means intentionally using or use of PFAS
 - 117 or PFAS-containing substances as a product ingredient or as a production process aid or additive, such as
 - 118 wetting agents, fume suppressants, photoresists, etchants, cleaners, coatings, surfactants, or flame
 - 119 retardants, and (ii) does not mean using or use of manufacturing equipment that contains PFAS.
 - 120 <u>C. For purposes of monitoring under subsection A, the applicable laboratory test method is Method</u>
 - 121 <u>1633 or such other method approved by the EPA that may be allowed by the Department. Monitoring</u>
 - 122 reports shall include all PFAS analytes measured by the test method. For purposes of this section, the
 - 123 Department shall not require, and the facility and its laboratory shall be exempt from, environmental
 - 124 <u>laboratory certification or accreditation requirements specifically for use of Method 1633.</u>
 - 125 <u>§ 62.1-44.34:33. PFAS Expert Advisory Committee; report.</u>
 - 126 A. The Department, in consultation with VDH, shall establish the PFAS Expert Advisory
 - 127 Committee to assist the Department and VDH in identifying PFAS sources through PFAS assessments,
 - 128 associated monitoring and reporting, public and private lab testing capacity and identifying options for
 - 129 reducing PFAS in source waters causing exceedances of PFAS MCLs.
 - 130 B. Members of the Committee shall be appointed by the Director and shall include representatives
 - 131 of public drinking water and wastewater system owners, representatives of public health organizations,
 - 132 potential PFAS source categories, and conservation organizations with expertise in water treatment or

133 PFAS chemistry, and other experts as determined by the Department. Members of the Committee shall 134 receive no compensation for their service and shall not be entitled to reimbursement for expenses incurred 135 in the performance of their duties. 136 C. The Department shall convene the Committee at least two times per calendar year through June 137 30, 2027, and thereafter as the Department deems appropriate. 138 D. The Department shall report annually by October 1 on its activities related to PFAS assessments 139 and on the activities of the Committee to the Governor and the General Assembly. 140 2. That this act shall not be construed as limiting the authority of the Department of Environmental 141 Ouality, the Virginia Department of Health, or the owner or operator of any publicly owned 142 treatment works to which any user discharges wastewater, to require monitoring or reporting or 143 otherwise regulate the discharge of any PFAS chemicals or other pollutants under other applicable 144 legal authority. 145 3. That for public water systems for which the Department of Environmental Quality has received 146 notice on or before September 1, 2024, of PFAS detected above the threshold established in 147 subsection B of § 62.1-44.34:30 of the Code of Virginia, as created by this act, the Department shall issue notice to applicable facilities by December 1, 2024, of required self-reporting under § 62.1-148 149 44.34:31 of the Code of Virginia, as created by this act, and required monitoring under § 62.1-150 44.34:32 of the Code of Virginia, as created by this act.

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