STATE WATER CONTROL BOARD 9 VAC 25-71 REGULATIONS GOVERNING THE DISCHARGE OF SEWAGE AND OTHER WASTES FROM BOATS

PAGE 1 OF 4

9 VAC 25-71-10. Definitions.

For the purposes of this chapter, the following definitions apply:

"Act" means the Clean Water Act (USC Title 33, Chapter 26, €1251 et seq.) and standards and regulations promulgated thereunder;

"Board" means the State Water Control Board;

"Container seal" means a tamper-evident plastic or wire security device;

"Discharge" includes, but is not limited to, any spilling, leaking, pumping, pouring, emitting, emptying, or dumping;

"Discharges incidental to the normal operation of a vessel" means discharges of graywater (galley, bath and shower water), bilge water, cooling water, weather deck runoff, ballast water, oil water separator effluent, and any other discharge from a properly functioning marine engine or propulsion system, shipboard maneuvering system, crew habitability system, or installed major equipment, such as an aircraft carrier elevator or catapult, or from a protective, preservative, or adsorptive application to the hull of a vessel, or a discharge in connection with the testing, maintenance, and repair of a system described above whenever the vessel is waterborne. It does not include a discharge of rubbish, trash, garbage, other such material discharged overboard or pollution;

"Houseboat" means a vessel which is used primarily as a residence and is not used primarily as a means of transportation;

"Industrial Wastes" means liquid or other wastes resulting from any process of industry, manufacture, trade or business, or from the development of natural resources;

"Macerator pump valve" means a valve in a vessels sewage piping which in the open position allows an overboard discharge of sewage via a through-hull fitting.

"Marina" means any installation, operating under public or private ownership, which provides dockage or moorage for boats (exclusive of paddle or rowboats) and provides, through sale, rental or fee basis, any equipment, supply or service (fuel, electricity or water) for the convenience of the public or its leasee, renters or users of its facilities; "Marine sanitation device" means any equipment installed on a boat or vessel and which is designed to receive, retain, treat, or discharge sewage, and any process to treat such sewage;

"No Discharge Zone" means an area where a state has received an affirmative determination from the U.S.

Environmental Protection Agency that there are adequate facilities for the removal of sewage from vessels (holding tank pump-out facilities) in accordance with Section 312(f)(3) of the Act, and where federal approval has been received allowing a complete prohibition of all treated or untreated discharges of sewage from all vessels;

"Other Waste" means decayed wood, sawdust, shavings, bark, lime, garbage, refuse, ashes, offal, tar, oil, chemicals, and all other substances, except industrial waste and sewage, which may cause pollution in any state waters;

"Pollution" means such alteration of the physical, chemical or biological properties of any state waters as will or is likely to create a nuisance or render such waters (a) harmful or detrimental or injurious to the public health, safety or welfare, or to the health of animals, fish or aquatic life; (b) unsuitable with reasonable treatment for use as present or possible future sources of public water supply; or (c) unsuitable for recreational, commercial, industrial, agricultural, or other reasonable uses; provided that (i) an alteration of the physical, chemical, or biological property of state waters, or a discharge or deposit of sewage, industrial wastes or other wastes to state waters by any owner which by itself is not sufficient to cause pollution, but which, in combination with such alteration of or discharge or deposit to state waters by other owners, is sufficient to cause pollution; (ii) the discharge of untreated sewage by any owner into state waters; and (iii) contributing to the contravention of standards of water quality duly established by the Board, are "pollution" for the terms and purposes of this chapter;

STATE WATER CONTROL BOARD 9 VAC 25-71 REGULATIONS GOVERNING THE DISCHARGE OF SEWAGE AND OTHER WASTES FROM BOATS

"Pump-out facility" means any device, equipment or method of removing sewage from a marine sanitation device.

Also it shall include any holding tanks either portable, movable or permanently installed, and any sewage treatment

method or disposable equipment used to treat, or ultimately dispose of, sewage removed from boats;

"Sewage" means human body wastes, the wastes from toilets and other receptacles intended to receive or retain

human wastes, and liquid-carried human wastes together with such industrial wastes and other liquid as may be

present;

"State" means the Commonwealth of Virginia;

"State waters" means all water, on the surface and under the ground, wholly or partially within or bordering the

Commonwealth of Virginia or within its jurisdiction, including wetlands;

"Vessel" means every description of watercraft or other artificial contrivance used, or capable of being used on the

waters of the state, including boats and houseboats regardless of size, means of propulsion or place of registry;

"Y-valve" means a valve in a vessels sewage piping which in the open position allows an overboard discharge of

sewage via a through-hull fitting, and in the closed position prevents an overboard discharge and retains sewage in a

holding tank.

9 VAC 25-71-60. No Discharge Zones.

The following requirements apply in designated No Discharge Zones:

A. All discharge of sewage, whether treated or not, and other wastes from all vessels into designated No Discharge

Zones is prohibited. A listing of designated No Discharge Zones within the state appears at 9 VAC 25-71-70.

STATE WATER CONTROL BOARD 9 VAC 25-71 REGULATIONS GOVERNING THE DISCHARGE OF SEWAGE

PAGE 4 OF 4

B. Vessels without installed toilets shall dispose of any collected sewage from portable toilets or other containment

devices at facilities approved by the Virginia Department of Health for collection of sewage wastes, or otherwise

dispose of sewage in a manner that complies with state law.

C. Vessels with installed toilets shall have a marine sanitation device to allow sewage holding capacity unless the

toilets are rendered inoperable.

AND OTHER WASTES FROM BOATS

D. Houseboats having installed toilets shall have a holding tank with the capability of collecting and holding sewage

and disposing of collected sewage at a pump-out facility or other facility approved by the Virginia Department of

Health for collection of sewage wastes; if a houseboat lacks such capability, the installed toilet shall be removed.

E. Y-valves, macerator pump valves, or any other through-hull fitting valves capable of allowing a discharge of

sewage from marine sanitation devices shall be secured in the closed position by a device that is not readily

removable, including, but not limited to, a numbered container seal, such that through-hull sewage discharge

capability is rendered inoperable.

F. Every owner or operator of a marina within a designated No Discharge Zone shall notify boat patrons leasing

slips of the sewage discharge restriction in the no discharge zone. As a minimum, notification shall consist of no

discharge zone information in the slip rental contract and a sign indicating the area is a designated No Discharge

Zone.

Certified True and Accurate:	
	Pobort G Rurnley Director DEO

Robert G. Burnley, Director, DEQ

Date: