## 2005 SESSION

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to create the Clarksville-Boydton Airport Commission. 2

[S 1113]

Be it enacted by the General Assembly of Virginia: 1.

## Clarksville-Boydton Airport Commission.

Approved

9 § 1. If the governing bodies of the towns of Clarksville and Boydton shall by resolution declare that 10 there is a need for an airport commission to be created for the purpose of establishing and operating one or more airports or landing fields for all such political subdivisions, an airport commission, to be 11 known as "The Clarksville-Boydton Airport Commission," shall thereupon exist for the towns and shall 12 13 exercise its powers and functions therein.

In any suit, action, or proceeding involving the validity or enforcement of or relating to any contract 14 15 of The Clarksville-Boydton Airport Commission, the airport commission shall be conclusively deemed to have become created as a body corporate, and to have become established and authorized to transact 16 17 business and exercise its powers hereunder upon proof of the adoption of a resolution by the governing 18 body of each of the towns creating the airport commission declaring that there is need for an airport 19 commission and that it unites with the other political subdivision in its creation. A copy of the 20 resolution, duly certified by the clerk of the governing body of the town which adopted it, shall be 21 admissible in evidence in any suit, action, or proceeding.

22 § 2. The Clarksville-Boydton Airport Commission, hereinafter referred to as the "Commission," shall 23 consist of members from the participating towns, the membership being composed of five members 24 appointed by the Town of Clarksville and two members by the Town of Boydton. Each member shall be appointed by the governing bodies thereof. Original appointments of members shall be for terms as follows: from the Town of Clarksville, one member for two years, two members each for three and four 25 26 27 years; from the Town of Boydton, one member for one year and one member for two years. Thereafter 28 all appointments shall be for three-year terms, except appointments to fill vacancies which shall be for 29 the unexpired terms.

30 The governing body appointing any member may remove that member at any time and appoint his 31 successor. The Commission shall have power to elect its chairman and to adopt rules and regulations 32 for its own procedures and government. The members of the Commission so appointed shall constitute 33 the Commission, and the powers of such Commission shall be vested in and exercised by the members 34 in office from time to time. A majority of the members in office shall constitute a quorum.

35 § 3. The Commission established hereunder shall have all powers necessary or convenient to carry 36 out the general purposes of this act, including the following powers in addition to others herein 37 granted:

38 A. To sue and be sued; to adopt a seal and alter the same at pleasure; to have perpetual succession; 39 and to make and execute contracts and other instruments necessary or convenient to the exercise of its 40 powers.

41 B. To employ technical experts and other officers, agents, and employees as it may require, and to 42 fix their qualifications and duties, and to fix their compensation within the limits of available funds.

43 C. To accept gifts and make application for and receive grants from the Commonwealth of Virginia 44 or any political subdivision thereof, and from the United States and any of its agencies.

45 D. To acquire within the territorial limits of the region for which it is formed, by purchase, lease, gift, condemnation or otherwise, whatever land may be reasonably necessary for the purpose of 46 establishing, constructing, enlarging, maintaining, and operating one or more airports or landing fields. 47

E. To acquire, establish, construct, enlarge, improve, maintain, equip, operate, and regulate the use **48** of any airports, air landing fields, structures, air navigation facilities, and other property incidental thereto, within the area for which it is created; provided, however, that no such airport shall be 49 50 established or operated without the permission of the Virginia Department of Aviation. 51

52 F. To construct, install, maintain, and operate facilities for the servicing of aircraft, and for the 53 accommodation of cargo, freight, mail, express, etc., and comfort of air travelers, and to purchase and 54 sell equipment and supplies as an incident to the operation of its airport facilities. 55

G. To determine rates and charges for the use of its airport and other facilities.

56 H. To enforce all rules, regulations, and statutes relating to its airports, including airport zoning 57 regulations.

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58 I. To exercise within its area such powers and authority with respect to airports and air navigation 59 facilities as may be conferred by law upon the governing bodies of the towns of the Commonwealth.

**60** J. To make and enforce rules and regulations for the management and regulation of its business and **61** affairs and for the use, maintenance, and operation of its facilities and properties.

K. To engage directly or through its agents or employees in the operation for profit of concessions
in connection with its airports or other facilities, including the sale of airplanes and aircraft fuel, or to
grant such privileges and concessions to others.

L. To comply with the provisions of the laws of the United States and the Commonwealth of Virginia
and any rules and regulations made thereunder for the expenditure of state or federal moneys in
connection with airports, landing fields, and air navigation facilities, and to accept, receive, and receipt
for federal moneys granted the commission, or granted any of the political subdivisions by which it is
formed, for airport purposes.

70 § 4. The Commission established hereunder is hereby granted full power to exercise within its area 71 the right of eminent domain in the acquisition of any lands, easements and privileges that are necessary 72 for airport and landing field purposes, including the right to acquire, by eminent domain, avigation 73 easements over lands or water outside the boundaries of its airport or landing fields where necessary or 74 desirable in the interests of safety for aircraft to provide unobstructed air space for the landing and 75 taking off of aircraft utilizing its airport and landing fields even though such aviation easement may be 76 inconsistent with the continued use of such land for the same purposes for which it had been used prior 77 to such acquisition, or inconsistent with the maintenance, preservation, and renewal of any structure or 78 any tree or other vegetation standing or growing on the land at the time of acquisition; provided, 79 however, that the power of eminent domain shall not extend to the taking of any radio or television 80 towers or installation in existence on the effective date of this act. Proceedings for the acquisition of 81 land, easements, and privileges by condemnation may be instituted and conducted in the name of the Commission, and the procedure shall be the same as in the acquisition of land by condemnation 82 proceedings instituted by councils of towns; provided, that the provisions of § 25.1-102 of the Code of 83 Virginia, shall apply to any property owned by a corporation possessing the power of eminent domain 84 85 that may be sought to be taken by condemnation.

§ 5. The towns for which the Commission is formed are hereby authorized to appropriate to the
Commission from available funds, or from funds provided for the purpose by bond issues, such funds as
may be necessary for the acquisition, construction, maintenance, and operation of airports, air landing
fields, and other air navigation facilities. The basis of financial participation by the towns shall be
determined by agreement between their governing bodies.

91 § 6. The Commission shall prepare annually and submit to the governing bodies of the respective 92 towns for which it is formed for their approval, a budget showing the estimated revenues it may 93 reasonably expect to receive for such year, and its estimated expenses for all purposes for such period. 94 After the approval of such budget, the Commission shall be limited in its expenditures for such year to the estimated expenses shown therein, and shall not commit the participating subdivisions beyond 95 96 appropriations actually made. If the estimated expenditures exceed the estimated revenue from the 97 operation of the Commission for such year the governing bodies of the participating local subdivisions 98 may appropriate, in any amount the particular town determines it can contribute, the funds necessary to 99 supply the deficiency. If the actual revenue received shall be less than the estimated revenue as 100 approved in the budget, the governing bodies of the participating local subdivisions may appropriate, in 101 the same manner, the funds necessary to supply the deficiency.

102 § 7. If the funds received by the Commission in any year including money appropriated for its use by 103 the participating subdivisions, shall exceed its expenditures for such year, the surplus shall be set aside 104 in a separate fund for capital improvements and extensions. Such fund shall be used for this purpose 105 only with the approval of both the participating subdivisions. Whenever such surplus fund shall amount 106 to \$100,000, any additional revenue received in any year in excess of operating costs shall be applied 107 towards repaying the participating towns' contributions to the Commission in amounts proportionate to 108 each town's financial interest in the Commission. The financial interest of a town shall consist of the 109 proportionate share of the total financial contributions, including those made for capital outlay and for 110 any other reason whatsoever, each participating town has made to the Commission. Thereafter any profits derived from the operations of the Commission shall be distributed to the participating 111 112 subdivisions in proportion to their financial interest in the Commission.

113 § 8. The Commission shall be an independent body corporate, invested with the rights, powers, and 114 authority and charged with the duties set forth in this act, and the political subdivisions which created it 115 shall not be responsible for its acts. No pecuniary liability of any kind shall be imposed upon any town 116 creating the Commission because of any act, agreement, contract, tort, malfeasance or misfeasance by 117 or on the part of the Commission or any member thereof, or its agents, servants or employees, except as 118 otherwise provided in this act with respect to contracts and agreements between the Commission and 119 either such town.

§ 9. Except in cases of emergency, all contracts of more than \$5,000 that the Commission may let
for construction or materials shall be let after public advertising for at least 30 days, stating the place
where bidders may examine the plans and specifications and the time and place where bids for such
work or materials will be opened. Reasonable deposits may be required of all bidders, and the contract
shall be let to the lowest responsible bidder, who shall give bond or other security for the faithful
performance of the contract.

126 § 10. No member, agent, or employee of the Commission shall contract with the Commission or be
127 interested, either directly or indirectly, in any contract with the Commission, or in the sale of any
128 property to the Commission.

129 § 11. The Commission shall keep and preserve complete records of its operations, dealings, and
130 transactions, which records shall be open to inspection by the participating political subdivisions at all
131 times. It shall make reports to the subdivisions annually and at such other times as they may require.

§ 12. Either town creating the Commission may withdraw therefrom upon giving one year's notice to
the action, due regard being had for existing contracts and obligations. Upon the cessation of its
activities all of the assets of the Commission shall be distributed to the towns participating therein at
the time of liquidation in the proportion equal to their financial interest in the Commission as defined in
§ 7 herein.

137 § 13. If any provision of this act, or the application thereof to any person or circumstances, is held
138 invalid, the remainder of this act and the application of such provision to other persons or
139 circumstances shall not be affected thereby.

140 § 14. The provisions of this act and all rules and regulations adopted hereunder shall not apply to 141 any airport, air landing field, structure, air navigation facilities and other property incidental thereto,

142 created or set aside for such purposes prior to the effective date of this act.