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HOUSE BILL NO. 1506

AMENDMENT IN THE NATURE OF A SUBSTITUTE (Proposed by the House Committee on Counties, Cities and Towns

on February 10, 2006)

(Patrons Prior to Substitute—Delegates Athey and Marshall, R.G. [HB 1520])

5 6 A BILL to amend and reenact §§ 15.2-2298 and 15.2-2303.2 of the Code of Virginia, relating to proffers 7 for road improvements. 8

Be it enacted by the General Assembly of Virginia:

9 1. That §§ 15.2-2298 and 15.2-2303.2 of the Code of Virginia are amended and reenacted as 10 follows:

11 § 15.2-2298. Same; additional conditions as a part of rezoning or zoning map amendment in certain 12 high-growth localities.

13 A. Except for those localities to which § 15.2-2303 is applicable, this section shall apply to (i) any locality which has had population growth of ten percent 5% or more from the next-to-latest to latest 14 decennial census year, based on population reported by the United States Bureau of the Census; (ii) any 15 city adjoining such city or county; (iii) any towns located within such county; and (iv) any county 16 17 contiguous with at least three such counties, and any town located in that county.

In any such locality, notwithstanding any contrary provisions of § 15.2-2297, a zoning ordinance may 18 include and provide for the voluntary proffering in writing, by the owner, of reasonable conditions, prior 19 20 to a public hearing before the governing body, in addition to the regulations provided for the zoning 21 district or zone by the ordinance, as a part of a rezoning or amendment to a zoning map, provided that (i) the rezoning itself gives rise to the need for the conditions; (ii) the conditions have a reasonable 22 23 relation to the rezoning; and (iii) all conditions are in conformity with the comprehensive plan as 24 defined in § 15.2-2223.

25 Reasonable conditions may include the payment of cash for any off-site road improvement or any off-site transportation improvement that is adopted as an amendment to the required comprehensive plan 26 27 and incorporated into the capital improvements program, provided that nothing herein shall prevent a locality from accepting proffered conditions which are not normally included in a capital improvement 28 29 program. For purposes of this section, "road improvement" includes construction of new roads or 30 improvement or expansion of existing roads as required by applicable construction standards of the 31 Virginia Department of Transportation to meet increased demand attributable to new development. For purposes of this section, "transportation improvement" means any real or personal property acquired, 32 constructed, improved, or used for constructing, improving, or operating any (i) public mass transit 33 34 system or (ii) highway, or portion or interchange thereof, including parking facilities located within a 35 district created pursuant to this chapter. Such improvements shall include, without limitation, public mass transit systems, public highways, and all buildings, structures, approaches, and facilities thereof 36 37 and appurtenances thereto, rights-of-way, bridges, tunnels, stations, terminals, and all related equipment 38 and fixtures.

39 Reasonable conditions shall not include, however, conditions that impose upon the applicant the requirement to create a property owners' association under Chapter 26 (§ 55-508 et seq.) of Title 55 40 41 which includes an express further condition that members of a property association pay an assessment for the maintenance of public facilities owned in fee by a public entity, including open space, parks, 42 43 schools, fire departments, and other public facilities not otherwise provided for in § 15.2-2241; however, such facilities shall not include sidewalks, special street signs or markers, or special street lighting in 44 public rights-of-way not maintained by the Department of Transportation. Once proffered and accepted 45 as part of an amendment to the zoning ordinance, the conditions shall continue in effect until a 46 47 subsequent amendment changes the zoning on the property covered by the conditions; however, the conditions shall continue if the subsequent amendment is part of a comprehensive implementation of a **48** 49 new or substantially revised zoning ordinance.

50 No proffer shall be accepted by a locality unless it has adopted a capital improvement program 51 pursuant to § 15.2-2239 or local charter. In the event proffered conditions include the dedication of real property or payment of cash, the property shall not transfer and the payment of cash shall not be made 52 53 until the facilities for which the property is dedicated or cash is tendered are included in the capital 54 improvement program, provided that nothing herein shall prevent a locality from accepting proffered 55 conditions which are not normally included in a capital improvement program. If proffered conditions include the dedication of real property or the payment of cash, the proffered conditions shall provide for 56 57 the disposition of the property or cash payment in the event the property or cash payment is not used for the purpose for which proffered. 58

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59 B. In the event proffered conditions include a requirement for the dedication of real property of 60 substantial value, or substantial cash payments for or construction of substantial public improvements, 61 the need for which is not generated solely by the rezoning itself, then no amendment to the zoning map for the property subject to such conditions, nor the conditions themselves, nor any amendments to the 62 63 text of the zoning ordinance with respect to the zoning district applicable thereto initiated by the 64 governing body, which eliminate, or materially restrict, reduce, or modify the uses, the floor area ratio, 65 or the density of use permitted in the zoning district applicable to the property, shall be effective with 66 respect to the property unless there has been mistake, fraud, or a change in circumstances substantially 67 affecting the public health, safety, or welfare.

68 C. Any landowner who has prior to July 1, 1990, proffered the dedication of real property of 69 substantial value, or substantial cash payments for or construction of substantial public improvements, the need for which is not generated solely by the rezoning itself, but who has not substantially 70 implemented such proffers prior to July 1, 1990, shall advise the local governing body by certified mail 71 72 prior to July 1, 1991, that he intends to proceed with the implementation of such proffers. The notice shall identify the property to be developed, the zoning district, and the proffers applicable thereto. 73 Thereafter, any landowner giving such notice shall have until July 1, 1995, substantially to implement 74 75 the proffers, or such later time as the governing body may allow. Thereafter, the landowner in good 76 faith shall diligently pursue the completion of the development of the property. Any landowner who complies with the requirements of this subsection shall be entitled to the protection against action 77 78 initiated by the governing body affecting use, floor area ratio, and density set out in subsection B above, 79 unless there has been mistake, fraud, or a change in circumstances substantially affecting the public 80 health, safety, or welfare, but any landowner failing to comply with the requirements of this subsection 81 shall acquire no rights pursuant to this section.

82 D. The provisions of subsections B and C of this section shall be effective prospectively only, and not retroactively, and shall not apply to any zoning ordinance text amendments which may have been 83 84 enacted prior to March 10, 1990. Nothing contained herein shall be construed to affect any litigation 85 pending prior to July 1, 1990, or any such litigation nonsuited and thereafter refiled. 86

Nothing in this section shall be construed to affect or impair the authority of a governing body to:

87 1. Accept proffered conditions which include provisions for timing or phasing of dedications, 88 payments, or improvements; or

89 2. Accept or impose valid conditions pursuant to provision 3 of § 15.2-2286 or other provision of 90 law. 91

§ 15.2-2303.2. Proffered cash payments and expenditures.

92 A. The governing body of any locality accepting cash payments voluntarily proffered on or after July 93 1, 2005, pursuant to § 15.2-2298, 15.2-2303 or 15.2-2303.1 shall, within seven years of receiving full 94 payment of all cash proffered pursuant to an approved rezoning application, begin, or cause to begin (i) construction, (ii) site work, (iii) engineering, (iv) right-of-way acquisition, (v) surveying, or (vi) utility 95 96 relocation on the improvements for which the cash payments were proffered. A locality that does not 97 comply with the above requirement, or does not begin alternative improvements as provided for in 98 subsection C, shall forward the amount of the proffered cash payments to the Commonwealth 99 Transportation Board no later than December 31 following the fiscal year in which such forfeiture 100 occurred for direct allocation to the secondary system construction program or the urban system construction program for the locality in which the proffered cash payments were collected. The funds to 101 102 which any locality may be entitled under the provisions of Title 33.1 for construction, improvement, or maintenance of primary, secondary, or urban roads shall not be diminished by reason of any funds 103 104 remitted pursuant to this subsection by such locality, regardless of whether such contributions are 105 matched by state or federal funds.

B. The governing body of any locality eligible to accept any proffered cash payments pursuant to 106 § 15.2-2298, 15.2-2303 or 15.2-2303.1 shall, for each fiscal year beginning with the fiscal year 2007, (i) 107 108 include in its capital improvement program created pursuant to § 15.2-2239, or as an appendix thereto, 109 the amount of all proffered cash payments received during the most recent fiscal year for which a report 110 has been filed pursuant to subsection D, and (ii) include in its annual capital budget the amount of 111 proffered cash payments projected to be used for expenditures or appropriated for capital improvements 112 in the ensuing year.

113 C. Regardless of the date of rezoning approval, unless prohibited by the proffer agreement accepted 114 by the governing body of a locality pursuant to §§ 15.2-2298, 15.2-2303 or 15.2-2303.1, a locality may utilize any cash payments proffered for any road improvement or any transportation improvement that is 115 116 incorporated into the capital improvements program as its matching contribution under § 33.1-75.1. For purposes of this section, "road improvement" includes construction of new roads or improvement or 117 118 expansion of existing roads as required by applicable construction standards of the Virginia Department 119 of Transportation to meet increased demand attributable to new development. For purposes of this section, "transportation improvement" means any real or personal property acquired, constructed, 120 121 improved, or used for constructing, improving, or operating any (i) public mass transit system or (ii) 122 highway, or portion or interchange thereof, including parking facilities located within a district created 123 pursuant to this chapter. Such improvements shall include, without limitation, public mass transit 124 systems, public highways, and all buildings, structures, approaches, and facilities thereof and 125 appurtenances thereto, rights-of-way, bridges, tunnels, stations, terminals, and all related equipment and 126 fixtures.

127 Regardless of the date of rezoning approval, unless prohibited by the proffer agreement accepted by 128 the governing body of a locality pursuant to § 15.2-2298, 15.2-2303 or 15.2-2303.1 or 15.2-2304, a 129 locality may utilize any cash payments proffered for capital improvements for alternative improvements 130 of the same category within the locality in the vicinity of the improvements for which the cash 131 payments were originally made. Prior to utilization of such cash payments for the alternative improvements, the governing body of the locality shall give at least 30 days' written notice of the 132 133 proposed alternative improvements to the entity who paid such cash payment mailed to the last known address of such entity, or if proffer payment records no longer exist, then to the original zoning 134 135 applicant, and conduct a public hearing on such proposal advertised as provided in subsection F of 136 § 15.2-1427. The governing body of the locality prior to the use of such cash payments for alternative 137 improvements shall, following such public hearing, find: (i) the improvements for which the cash 138 payments were proffered cannot occur in a timely manner; (ii) the alternative improvements are within 139 the vicinity of the proposed improvements for which the cash payments were proffered; and (iii) the 140 alternative improvements are in the public interest.

141 D. The governing body of any locality with a population in excess of 3,500 persons accepting a cash payment voluntarily proffered pursuant to § 15.2-2298, 15.2-2303 or 15.2-2303.1 shall within three 142 143 months of the close of each fiscal year, beginning in fiscal year 2002 and for each fiscal year thereafter, 144 report to the Commission on Local Government the following information for the preceding fiscal year: 145

1. The aggregate dollar amount of proffered cash payments collected by the locality;

146 2. The estimated aggregate dollar amount of proffered cash payments that have been pledged to the 147 locality and which pledges are not conditioned on any event other than time; and

148 3. The total dollar amount of proffered cash payments expended by the locality, and the aggregate 149 dollar amount expended in each of the following categories: 150

130	SCHOOLS \$		
151	Road and other Transportation Improvement	nts	\$
152	Fire and Rescue/Public Safety	\$	
153	Libraries \$		
154	Parks, Recreation, and Open Space		\$
155	Water and Sewer Service Extension		\$
156	Community Centers \$		
157	Stormwater Management \$\$		
158	Special Needs Housing \$		
159	Affordable Housing \$		
160	Miscellaneous \$		
161	Total dollar amount expended	\$	

162 E. The governing body of any locality with a population in excess of 3,500 persons eligible to accept 163 any proffered cash payments pursuant to § 15.2-2298, 15.2-2303 or 15.2-2303.1 but that did not accept any proffered cash payments during the preceding fiscal year shall within three months of the close of 164 each fiscal year, beginning in 2001 and for each fiscal year thereafter, so notify the Commission on 165 166 Local Government.

F. The Commission on Local Government shall by November 30, 2001, and by November 30 of 167 168 each fiscal year thereafter, prepare and make available to the public and the chairmen of the Senate 169 Local Government Committee and the House Counties, Cities and Towns Committee an annual report 170 containing the information made available to it pursuant to subsections D and E.