## ENGROSSED

ENGROSSED

	063409444
1	HOUSE BILL NO. 919
2 3	House Amendments in [] - February 13, 2006
3	A BILL to amend and reenact § 15.2-2241 of the Code of Virginia, relating to provisions of a
4	subdivision ordinance; easements.
5	
	Patron Prior to Engrossment—Delegate Oder
6	
7	Referred to Committee on Counties, Cities and Towns
8	
9	Be it enacted by the General Assembly of Virginia:
10	1. That § 15.2-2241 of the Code of Virginia is amended and reenacted as follows:
11	§ 15.2-2241. Mandatory provisions of a subdivision ordinance.
12 13	A subdivision ordinance shall include reasonable regulations and provisions that apply to or provide:
13 14	1. For plat details which shall meet the standard for plats as adopted under § 42.1-82 of the Virginia Public Records Act (§ 42.1-76 et seq.);
14	2. For the coordination of streets within and contiguous to the subdivision with other existing or
16	planned streets within the general area as to location, widths, grades and drainage, including, for
17	ordinances and amendments thereto adopted on or after January 1, 1990, for the coordination of such
18	streets with existing or planned streets in existing or future adjacent or contiguous to adjacent
19	subdivisions;
20	3. For adequate provisions for drainage and flood control and other public purposes, and for light
21	and air, and for identifying soil characteristics;
22	4. For the extent to which and the manner in which streets shall be graded, graveled or otherwise
23	improved and water and storm and sanitary sewer and other public utilities or other community facilities
24	are to be installed;
25 26	5. For the acceptance of dedication for public use of any right-of-way located within any subdivision or section thereof, which has constructed or proposed to be constructed within the subdivision or section
20 27	or section thereof, which has constructed or proposed to be constructed within the subdivision or section thereof, any street, curb, gutter, sidewalk, bicycle trail, drainage or sewerage system, waterline as part of
28	a public system or other improvement dedicated for public use, and maintained by the locality, the
29	Commonwealth, or other public agency, and for the provision of other site-related improvements
30	required by local ordinances for vehicular ingress and egress, including traffic signalization and control,
31	for public access streets, for structures necessary to ensure stability of critical slopes, and for storm
32	water management facilities, financed or to be financed in whole or in part by private funds only if the
33	owner or developer (i) certifies to the governing body that the construction costs have been paid to the
34	person constructing such facilities; (ii) furnishes to the governing body a certified check or cash escrow
35	in the amount of the estimated costs of construction or a personal, corporate or property bond, with
36	surety satisfactory to the governing body or its designated administrative agency, in an amount sufficient
37 38	for and conditioned upon the construction of such facilities, or a contract for the construction of such facilities and the contractor's bond, with like surety, in like amount and so conditioned; or (iii) furnishes
39	to the governing body a bank or savings institution's letter of credit on certain designated funds
40	satisfactory to the governing body or its designated administrative agency as to the bank or savings
41	institution, the amount and the form. The amount of such certified check, cash escrow, bond, or letter of
42	credit shall not exceed the total of the estimated cost of construction based on unit prices for new public
43	or private sector construction in the locality and a reasonable allowance for estimated administrative
44	costs, inflation, and potential damage to existing roads or utilities, which shall not exceed 25 percent of
45	the estimated construction costs. "Such facilities," as used in this section, means those facilities
46	specifically provided for in this section.
47 48	If a developer records a final plat which may be a section of a subdivision as shown on an approved preliminary plat and furnishes to the governing body a certified check, cash escrow, bond, or letter of
49	credit in the amount of the estimated cost of construction of the facilities to be dedicated within said
50	section for public use and maintained by the locality, the Commonwealth, or other public agency, the
51	developer shall have the right to record the remaining sections shown on the preliminary plat for a
52	period of five years from the recordation date of the first section, or for such longer period as the local
53	commission or other agent may, at the approval, determine to be reasonable, taking into consideration
54	the size and phasing of the proposed development, subject to the terms and conditions of this subsection
55	and subject to engineering and construction standards and zoning requirements in effect at the time that
56	each remaining section is recorded. In the event a governing body of a county, wherein the highway
57 58	system is maintained by the Department of Transportation, has accepted the dedication of a road for
58	public use and such road due to factors other than its quality of construction is not acceptable into the

59 secondary system of state highways, then such governing body may, if so provided by its subdivision 60 ordinance, require the subdivider or developer to furnish the county with a maintenance and indemnifying bond, with surety satisfactory to the governing body or its designated administrative 61 62 agency, in an amount sufficient for and conditioned upon the maintenance of such road until such time 63 as it is accepted into the secondary system of state highways. In lieu of such bond, the governing body 64 or its designated administrative agency may accept a bank or savings institution's letter of credit on 65 certain designated funds satisfactory to the governing body or its designated administrative agency as to the bank or savings institution, the amount and the form, or accept payment of a negotiated sum of 66 money sufficient for and conditioned upon the maintenance of such road until such time as it is 67 68 accepted into the secondary system of state highways and assume the subdivider's or developer's liability for maintenance of such road. "Maintenance of such road" as used in this section, means maintenance of 69 70 the streets, curb, gutter, drainage facilities, utilities or other street improvements, including the correction 71 of defects or damages and the removal of snow, water or debris, so as to keep such road reasonably 72 open for public usage;

73 6. For conveyance of common or shared easements to franchised cable television operators furnishing 74 cable television and public service corporations furnishing cable television, gas, telephone and electric 75 service to the proposed subdivision. Such easements, the location of which shall be adequate for use by public service corporations and franchised cable television operators, which may be expected to occupy 76 77 them, shall be conveyed by reference on the final plat to a declaration of the terms and conditions of 78 such common easements and recorded in the land records of the county or city Once a developer conveys an easement that will permit electric [, cable ] or telephone service to be furnished to a subdivision, the developer shall, within 30 days after written request by a cable television operator [ or 79 80 telephone service provider ], grant an easement to that cable television operator [ or telephone service provider ] for the purpose of providing cable television and communications services to that subdivision, 81 82 which easement shall be geographically coextensive with the electric service easement, or if only a 83 84 telephone [or cable] service easement has been granted, then geographically coextensive with that telephone [or cable] service easement; however, the developer and franchised cable television operator 85 86 [or telephone service provider] may mutually agree on an alternate location for an easement [. If the 87 final subdivision plat is recorded and does not include conveyance of a common or shared easement as 88 provided herein, the local planning commission or agent designated by the governing body to review 89 and act on submitted subdivision plats shall not be responsible to enforce the requirements of this 90 subdivision ] ; 91

7. For monuments of specific types to be installed establishing street and property lines;

92 8. That unless a plat is filed for recordation within six months after final approval thereof or such 93 longer period as may be approved by the governing body, such approval shall be withdrawn and the plat 94 marked void and returned to the approving official; however, in any case where construction of facilities 95 to be dedicated for public use has commenced pursuant to an approved plan or permit with surety 96 approved by the governing body or its designated administrative agency, or where the developer has 97 furnished surety to the governing body or its designated administrative agency by certified check, cash 98 escrow, bond, or letter of credit in the amount of the estimated cost of construction of such facilities, the 99 time for plat recordation shall be extended to one year after final approval or to the time limit specified 100 in the surety agreement approved by the governing body or its designated administrative agency, 101 whichever is greater;

102 9. For the administration and enforcement of such ordinance, not inconsistent with provisions 103 contained in this chapter, and specifically for the imposition of reasonable fees and charges for the 104 review of plats and plans, and for the inspection of facilities required by any such ordinance to be 105 installed; such fees and charges shall in no instance exceed an amount commensurate with the services 106 rendered taking into consideration the time, skill and administrator's expense involved. All such charges 107 heretofore made are hereby validated;

108 10. For reasonable provisions permitting a single division of a lot or parcel for the purpose of sale or 109 gift to a member of the immediate family of the property owner in accordance with the provisions of 110 § 15.2-2244; and

111 11. For the periodic partial and final complete release of any bond, escrow, letter of credit, or other 112 performance guarantee required by the governing body under this section in accordance with the 113 provisions of § 15.2-2245.