066041828 1 **SENATE BILL NO. 238** 2 Offered January 11, 2006 3 4 5 Prefiled January 10, 2006 A BILL to amend and reenact § 10.1-1020 of the Code of Virginia, relating to Virginia Land Conservation Foundation. 6 Patrons—Ticer; Delegate: Hull 7 8 Referred to Committee on Agriculture, Conservation and Natural Resources 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 10.1-1020 of the Code of Virginia is amended and reenacted as follows: 11 12 § 10.1-1020. Virginia Land Conservation Fund; purposes of Foundation. 13 A. The Foundation shall establish, administer, manage, including the creation of reserves, and make 14 expenditures and allocations from a special, nonreverting fund in the state treasury to be known as the 15 Virginia Land Conservation Fund, hereinafter referred to as the Fund. The Foundation shall establish and 16 administer the Fund solely for the purposes of: 1. Acquiring fee simple title to or other rights, interests or privileges in property for the protection or 17 preservation of ecological, cultural or historical resources, lands for recreational purposes, state forest 18 19 lands, and lands for threatened or endangered species, fish and wildlife habitat, natural areas, agricultural 20 and forestal lands and open space; and 2. Providing grants to state agencies, including the Virginia Outdoors Foundation, and matching 21 22 grants to other public bodies and holders for acquiring fee simple title to or other rights, interests or 23 privileges in real property for the protection or preservation of ecological, cultural or historical 24 resources, lands for recreational purposes, and lands for threatened or endangered species, fish and 25 wildlife habitat, natural areas, agricultural and forestal lands and open space. The Board shall establish criteria for making grants from the Fund, including procedures for determining the amount of each grant 26 27 and the required match. The criteria shall include provisions for grants to localities for purchase of 28 development rights programs. 29 Interests in land acquired as provided in subdivision 1 of this subsection may be held by the 30 Foundation or transferred to state agencies or other appropriate holders. Whenever a holder acquires any 31 interest in land other than a fee simple interest as a result of a grant or transfer from the Foundation, such interest shall be held jointly by the holder and a public body. Whenever a holder acquires a fee 32 33 simple interest in land as a result of a grant or transfer from the Foundation, a public body shall hold an 34 open space easement in such land. 35 B. The Fund shall consist of general fund moneys and gifts, endowments or grants from the United States government, its agencies and instrumentalities, and funds from any other available sources, public 36 37 or private. Such moneys, gifts, endowments, grants or funds from other sources may be either restricted or unrestricted. For the purposes of this chapter, "restricted funds" shall mean those funds received by the Board to which specific conditions apply; "restricted funds" shall include, but not be limited to, 38 39 general obligation bond moneys and conditional gifts. "Unrestricted funds" shall mean those received by 40 the Foundation to which no specific conditions apply; "unrestricted funds" shall include, but not be 41 limited to, moneys appropriated to the Fund by the General Assembly to which no specific conditions 42 are attached and unconditional gifts. 43 44 C. After an allocation for administrative expenses has been made as provided in subsection F, the 45 remaining unrestricted funds in the Fund shall be allocated as follows: 46 1. Twenty-five percent shall be transferred to the Open-Space Lands Preservation Trust Fund to be 47 used as provided in § 10.1-1801.1; and 48 2. Seventy-five percent shall be divided equally among the following four five uses: (i) natural area 49 protection; (ii) open spaces and parks; (iii) farmlands and preservation; (iv) forest preservation; and (iv) (v) historic area preservation. Of the amount allocated as provided in this subdivision, at least one third 50 51 shall be used to secure easements to be held or co-held by a public body. 52 D. Any moneys remaining in the Fund at the end of a biennium shall remain in the Fund, and shall 53 not revert to the general fund. Interest earned on moneys received by the Fund other than bond proceeds 54 shall remain in the Fund and be credited to it. 55 E. A portion of the Fund, not to exceed twenty percent of the annual balance of unrestricted funds, may be used to develop properties purchased in fee simple with the assets of the Fund for public use 56 57 including, but not limited to, development of trails, parking areas, infrastructure, and interpretive projects

or to conduct environmental assessments or other preliminary evaluations of properties prior to the

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**59** acquisition of any property interest.

F. Up to \$250,000 per year of the interest generated by the Fund may be used for the Foundation's administrative expenses, including, but not limited to, the expenses of the Board and its members, development of the Foundation's strategic plan, development and maintenance of an inventory of properties as provided in subdivision 1 b of § 10.1-1021, development of a needs assessment for future expenditures as provided in subdivision 1 c of § 10.1-1021, and fulfillment of reporting requirements. All such expenditures shall be subject to approval by the Board of Trustees.

66 G. The Comptroller shall maintain the restricted funds and the unrestricted funds in separate 67 accounts.

68 H. For the purposes of this section, "public body" shall have the meaning ascribed to it in § 10.1-1700, and "holder" shall have the meaning ascribed to it in § 10.1-1009.