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1	SENATE BILL NO. 565
2	Offered January 11, 2006
3	Prefiled January 11, 2006
4	A BILL to establish certain land use requirements and eminent domain authority in localities containing
5	certain jet bases and to amend the Code of Virginia by adding in Article 23.1 of Chapter 26 of Title
6	2.2 a section numbered 2.2-2666.3, relating to Oceana/Fentress Military Advisory Council.
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	Patron—Stolle
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9	Referred to Committee on General Laws and Technology
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11	Be it enacted by the General Assembly of Virginia:
12	1. § 1. Land use adjacent to certain jet bases.
13	A. The governing body of any locality in which a United States Navy Master Jet Base, or an
14	auxiliary landing field used in connection with flight operations arising from such Master Jet Base, is
15	located shall:
16	1. Adopt zoning ordinances that require the governing body to consider Navy Air Installation
17	Compatible Use Zone (AICUZ) guidelines in deciding discretionary applications for property in noise
18	levels 70 dB DNL or greater;
19	2. Undertake an evaluation of undeveloped properties located in noise zones 70 dB DNL or greater
20	to determine the suitability of such properties for rezoning classifications that would prohibit uses
21	incompatible under AICUZ guidelines;
22	3. Adopt such ordinances or take such other actions as may be recommended in any Joint Land Use
23	Study that has been officially approved by the Navy and the governing body of the locality; and
24	4. Assemble available funding from federal, state, and local sources to purchase land or development
25	rights from willing sellers in the corridor of land underneath the flight path between the Master Jet
26 27	Base and the auxiliary landing field known as an interfacility traffic area.
27 28	B. The governing body of any locality in which a United States Navy Master Jet Base is located
20 29	shall adopt ordinances to establish a program to prohibit development deemed incompatible with air operations in the Accident Potential Zone 1 areas, as depicted in the Navy's 1999 AICUZ Pamphlet, and
3 0	fund and expend no less than \$15 million annually in furtherance of the program, to the extent that
30 31	properties or development rights are reasonably available for acquisition. Such funding and
32	expenditures shall be subject to annual appropriations from the state and locality, and shall continue
33	until such time as all reasonably available properties or development rights have been acquired in the
34	designated areas.
35	§ 2. Acquisition of property for prohibiting encroachment in Accident Potential Zone 1 Areas of United
36	States Master Jet Bases; limited power to exercise right of eminent domain.
37	A. All localities in which a United States Navy Master Jet Base is located are hereby granted the
38	power to exercise the limited right of eminent domain in acquisition of any lands, easements, and
39	privileges for the purpose of protecting public safety by providing unobstructed airspace for the landing
40	and takeoff of aircraft utilizing such Master Jet Base and preventing incompatible development within
41	Accidental Potential Zone 1 areas surrounding such Master Jet Base. The power to exercise the limited
42	right of eminent domain may only be exercised where:
43	1. The property is located wholly or partially within an Accident Potential Zone 1 (APZ-1) area as
44	described in the United States Navy's 1999 Air Installation Compatible Use Zone (AICUZ) Pamphlet;
45	2. The property is zoned for residential use, but is undeveloped, and use restrictions imposed by the
46	locality to protect the APZ-1 area have left the property without a reasonable use;
47	3. The locality has made a bona fide offer to purchase the property from the owner and the owner
48	and the locality have not been able to agree on the terms thereof; and
49	4. The owner of the property has made a written request to the locality that the property be acquired
50	by the locality by eminent domain.
51	B. Condemnation proceedings authorized by subsection A shall be conducted under the provisions of
52	Chapter 2 (§ 25.1-200 et seq.) of Title 25.1 of the Code of Virginia, mutatis mutandis.
53 54	C. Any property acquired by any locality pursuant to this section shall be valued as if any use
54	restriction enacted by such locality prohibiting incompatible development in APZ-1 areas surrounding
55 56	the United States Master Jet Base does not apply.
56 57	D. With respect to any property acquired pursuant to this section, the locality (i) may use, lease, dispose or convey the property to adjoining land owners where such disposition does not result in any
57 58	dispose, or convey the property to adjoining land owners where such disposition does not result in any increased density or intensity of use within the Accident Potential Zone 1 grasses on (ii) may convert the
58	increased density or intensity of use within the Accident Potential Zone 1 areas; or (ii) may convert the

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- 59 use of any property to a compatible use as under the United States Navy's OPNAV Instruction
- 60 11010.36B (or any superseding Navy AICUZ program regulation) and use, lease, dispose, or convey the
- 61 property for a use consistent with the AICUZ Pamphlet.
- 62 2. That the Code of Virginia is amended by adding in Article 23.1 of Chapter 26 of Title 2.2 a 63 section numbered 2.2-2666.3 as follows:
- § 2.2-2666.3. Oceana/Fentress Military Advisory Council created; composition; duties; staff support.
 A. The Oceana/Fentress Military Advisory Council (the Oceana/Fentress Council) is hereby created
- 66 as a subunit of the Virginia Military Advisory Council. The Oceana/Fentress Council shall be composed
- 67 of two members of the Chesapeake City Council, two members of the Virginia Beach City Council,
- **68** Virginia legislators whose districts encompass Naval Air Station Oceana and Naval Auxiliary Landing
- 69 Field Fentress, the Commander, Navy Mid-Atlantic Region or his representative, and the Commanding
- 70 Officer of Naval Air Station Oceana or his representative.
- 71 B. The Oceana/Fentress Council shall identify and study and provide advice and comments to the
- 72 Virginia Military Advisory Council on issues of mutual concern to the Commonwealth and the Navy
- 73 concerning Naval Air Station Oceana and Naval Auxiliary Landing Field Fentress and perform such 74 other issues as the Governor or the Virginia Military Advisory Council may determine to be appropriate
- 75 subjects of consideration.
- 76 C. Such staff support as is necessary for the conduct of the Oceana/Fentress Council's business shall 77 be furnished by the Office of Commonwealth Preparedness.
- 78 3. That the provisions of this act and all authority therein shall expire at such time that the
- 79 Oceana Naval Air Station ceases to serve as a Master Jet Base or such time as the Governor finds
- 80 that the provisions of this act are no longer necessary to maintain Oceana as a Master Jet Base.