INTRODUCED

HB2512

075036364 1 **HOUSE BILL NO. 2512** 2 Offered January 10, 2007 3 Prefiled January 9, 2007 4 A BILL to amend and reenact §§ 53.1-105, 53.1-106, 53.1-106.1, 53.1-107 and 53.1-112 of the Code of 5 Virginia, relating to regional jails. 6 Patron—Jones, D.C. 7 8 Referred to Committee on Militia, Police and Public Safety 9 10 Be it enacted by the General Assembly of Virginia: 1. That §§ 53.1-105, 53.1-106, 53.1-106.1, 53.1-107 and 53.1-112 of the Code of Virginia are 11 12 amended and reenacted as follows: § 53.1-105. County and city regional jail or jail farm; persons who may be confined; release and 13 14 transfer of prisoners. 15 Any combination of two or more counties or cities, or a city and the state, may establish, maintain 16 and operate a regional jail or jail farm. Any person convicted and sentenced to confinement in the jail or jail farm of such county or city or sentenced to a state correctional facility may be confined in a 17 18 regional jail farm and required to do work as may be assigned him during the term of his sentence. Any 19 regional jail may be used to hold or confine any person who could lawfully be held or confined in a jail 20 operated and maintained separately. 21 Subject to the provisions of § 53.1-113 and in the absence of private transportation arranged by the 22 prisoner, any prisoner, after having completed a term of incarceration and upon release from a regional 23 jail operated within Planning District Four, shall be transported by such regional jail to the locality 24 where the prisoner was arrested or convicted. 25 § 53.1-106. Members of jail or jail farm board or regional jail authority; powers; payment of pro rata 26 costs. 27 A. Each regional jail or jail farm shall be supervised and managed by a board or authority to consist 28 of at least the sheriff from each participating political subdivision, and one representative from each 29 political subdivision participating therein who shall be appointed by the local governing body thereof. Where a regional jail or jail farm is established by a city and the state, the managing board or 30 31 authority shall consist of the State Board of Corrections, the sheriff of the city, and one representative from the city to be appointed by its local governing body. Any member of the local governing body of each participating political subdivision shall be eligible for appointment to the jail or jail farm board or 32 33 34 regional jail authority. However, no one shall serve as a member of the board or authority who serves as 35 an administrator or superintendent of a correctional facility supervised and managed by the board. 36 Alternate members may be appointed to the board. Such alternate members shall be selected in the 37 same manner as regular members, except that a sheriff may appoint his own alternate. The term of each alternate shall be determined by the sheriff or the political subdivision, whichever appointed the 38 39 alternate. If a regular member is not present at a meeting of the board, the alternate for that member 40 shall have all the voting and other rights of a regular member and shall be counted for purposes of 41 determining a quorum at any meeting. 42 B. The board shall have the power to: 43 1. Establish rules and regulations governing the operation of the jail or jail farm not inconsistent with standards of the State Board of Corrections; 44 2. Purchase land for the jail or jail farm for joint ownership by the participating political subdivisions 45 46 with the approval of the local governing bodies; 47 3. Provide for all necessary stock, equipment and structures for the jail or jail farm within the budget 48 approved therefor by the participating political subdivisions; and 49 4. Appoint a superintendent of such jail or jail farm and necessary jail officers therefor who shall 50 serve at the pleasure of the board. 51 The political subdivisions, or a city and the state, establishing a regional jail or jail farm shall pay 52 their pro rata costs for land, stock, equipment and structures. 53 § 53.1-106.1. Location of jail facilities. No regional jail or jail farm board or authority created by any combination of two or more counties 54 55 or cities, or by a city and the state, whether pursuant to this article or Article 3.1 (§ 53.1-95.2 et seq.) of this chapter, or an Act of Assembly, shall locate a jail or jail farm in a political subdivision which is not 56 a participating political subdivision in the board or authority unless the governing body of the 57 58 nonparticipating political subdivision grants express consent to such location.

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59 § 53.1-107. Organization of board; annual report.

60 The regional jail or jail farm board shall elect a chairman and secretary.

61 The board shall submit annually to the each participating political subdivisions subdivision, and to 62 the state if the state is a participating governmental entity, a report showing its activities; a budget, 63 which shall include all revenues, expenditures and employee compensation schedules; and other similar 64 data.

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§ 53.1-112. Jail or jail farm expenses.

Except as provided in § 53.1-114, the expenses of operating and maintaining a jail or jail farm and 66 67

supporting the prisoners working thereon, including board, clothing and medical attention, shall be borne by the participating political subdivisions, and by the state if the state is a participating governmental 68

entity. Such participation shall be based on the percentage of the total cost for such operation that the 69

number of prisoner days bears to the total number of prisoner days confined therein, plus their 70

71 proportionate part of the fixed cost for such maintenance and operation.