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1	SENATE BILL NO. 448
1 2 3	Offered January 9, 2008
3	Prefiled January 9, 2008
4	A BILL to amend the Code of Virginia by adding a section numbered 15.2-961.1, relating to the
5	conservation of trees during the development process for air quality improvement in localities.
6	Determent Delegates, Figurhaus, Maradan, Tassana and Wette
7	Patrons—Petersen; Delegates: Eisenberg, Marsden, Toscano and Watts
8	Referred to Committee on Local Government
9	
10	Be it enacted by the General Assembly of Virginia:
11	1. That the Code of Virginia is amended by adding a section numbered 15.2-961.1 as follows:
12	§ 15.2-961.1. Conservation of trees during development process in localities.
13 14	A. For purposes of this section, "tree canopy" or "tree cover" includes all areas of coverage by
14 15	self-supporting and healthy woody plant material exceeding five feet in height, and the extent of planted tree canopy at 10-years maturity.
16	B. Notwithstanding the provisions of § 15.2-961, any locality may adopt an ordinance providing for
17	the conservation of trees during the development process pursuant to the provisions of this section.
18	C. The ordinance may require that the site plan for any subdivision or development provide for the
19	preservation and replacement of trees on the development site such that the minimum tree canopy or
20	tree cover percentage 10 years after development is projected to be as follows:
21	1. Ten percent tree canopy for a site zoned business, commercial, or industrial;
22	2. Ten percent tree canopy for a residential site zoned 20 or more units per acre;
23 24	3. Fifteen percent tree canopy for a residential site zoned more than 10 but less than 20 units per
25	<i>acre;</i> 4. Twenty percent tree canopy for a residential site zoned more than five but not more than 10 units
2 6	per acre; and
27	5. Thirty percent tree canopy for a residential site zoned one to five units per acre.
28	D. The ordinance shall provide for reasonable exceptions to or deviations from the canopy
29	requirements set forth in subsection C to allow for the reasonable development of farmland or other
30	areas devoid of healthy or suitable plant materials, for the preservation of wetlands, or otherwise when
31 32	the strict application of the requirements would result in unnecessary or unreasonable hardship to the developer. The following shall be exempt from the requirements of any ordinance promulgated under
33	this section: silvicultural operations, dedicated school sites, playing fields and other nonwooded
34	recreation areas, and other facilities and uses of a similar nature. The ordinance may also provide for
35	the reasonable reduction of tree canopy percentages for sites or portions of sites dedicated to the
36	development of affordable housing for low and moderate income households.
37	E. The ordinance shall require that site plans provide for the preservation of trees by requiring plans
38	to identify a preservation threshold that is set by the percentage of the site covered with tree canopy at
39 40	time of plan submission. Except as provided in subsection F, the preservation threshold shall define the
40 41	minimum proportion of the total requirement identified in subsection C that shall be met through preservation. The remaining proportion of the total requirement not met through preservation shall be
42	met through the planting of trees.
43	<i>F.</i> The ordinance shall provide for reasonable exceptions to or deviations from the minimum
44	preservation threshold identified in subsection E where the locality determines that these requirements
45	would hinder the development of uses or densities otherwise allowed by the locality's zoning or other
46	development ordinance. In these cases, the tree preservation provisions of subsection E may be waived
47	or modified with the balance of the total requirement identified in subsection C met through the planting
48 49	of trees. G. To encourage tree preservation over tree replacement, the tree conservation ordinance may
49 50	provide additional canopy credits for trees and associated plant communities preserved from the
50 51	provide dualitonal canopy creats for nees and associated plant communities preserved from the predevelopment tree cover. As an incentive to preserve higher quality vegetation, the ordinance may
52	also provide additional canopy credits for the preservation of trees and associated plant communities
53	from the predevelopment tree cover that achieve specific environmental, ecological, historic, or cultural
54	objectives.
55	H. To encourage tree planting for purposes of air quality improvement and planning, the ordinance
56	may provide additional canopy credits for trees that (i) are effective in reducing air pollutants, (ii)
57 58	produce lower levels of reactive volatile organic compounds, or (iii) indirectly act to reduce emissions
30	by conserving energy used to cool and heat buildings. These credits may also be applied to trees that

are preserved if identified as such on site plans and determined by the locality to provide air qualityimprovements.

61 I. The ordinance may designate species that cannot be used to meet minimum tree canopy 62 requirements due to tendencies of such species to (i) negatively impact native plant communities, (ii) cause damage to nearby structures and infrastructure, or (iii) possess inherent physiological traits that 63 64 cause such trees to structurally fail. All trees to be planted shall meet the specifications of the American Association of Nurserymen. The planting of trees shall be done in accordance with either the 65 standardized landscape specifications jointly adopted by the Virginia Nurserymen's Association, the 66 Virginia Society of Landscape Designers, and the Virginia Chapter of the American Society of Landscape Architects, or the road and bridge specifications of the Virginia Department of 67 68 69 Transportation. 70 J. Calculation of the amount of planted canopy projected to be present 10 years after development

J. Calculation of the amount of planted canopy projected to be present 10 years after development shall be based on published reference texts generally accepted by landscape architects, nurserymen, and arborists in the community and the texts shall be specified in the ordinance.

73 *K. The ordinance shall establish standards of health and desirability for existing trees and associated* 74 *plant communities to be preserved.*

75 L. Penalties for violation of ordinances adopted pursuant to this section shall be the same as those applicable to violations of zoning ordinances of the locality.

77 *M.* In no event shall any local tree conservation ordinance adopted pursuant to this section exceed 78 the requirements set forth herein.

N. Nothing in this section shall invalidate any local ordinance adopted pursuant to § 15.2-961.